Committee Item No. ____1____ Board Item No. ____2_ File No. 181107 **COMMITTEE/BOARD OF SUPERVISORS** AGENDA PACKET CONTENTS LIST **Committee:** Land Use and Transportation Committee **Date** June 3, 2019 Date 18709 Board of Supervisors Meeting **Cmte Board** Motion Resolution Ordinance **Legislative Digest Budget and Legislative Analyst Report** Youth Commission Report Introduction Form Department/Agency Cover Letter and/or Report MOU **Grant Information Form Grant Budget** Subcontract Budget Contract/Agreement Form 126 – Ethics Commission Award Letter Application **Public Correspondence** OTHER (Use back side if additional space is needed) HPC Reso No. 995 101718 HPC Reso No. 971 090518 Landmark Designation Case Rpt 090518 Landmark Application Hearing Notice 060319 ------Date May 30, 2019 Completed by: Erica Major Date <u>OWWN</u>

Completed by: Erica Major

FILE NO. 181107

ORDINANC' IO.

[Planning Code - Landmark Designation - 524 Union Street (aka Paper Doll)]

Ordinance amending the Planning Code to designate 524 Union Street (aka Paper Doll), Assessor's Parcel Block No. 0103, Lot No. 009, as a Landmark under Article 10 of the Planning Code; affirming the Planning Department's determination under the California Environmental Quality Act; and making public necessity, convenience, and welfare findings under Planning Code, Section 302, and findings of consistency with the General Plan, and the eight priority policies of Planning Code, Section 101.1.

NOTE: Unchanged Code text and uncodified text are in plain Arial font. Additions to Codes are in <u>single-underline italics Times New Roman font</u>. Deletions to Codes are in <u>strikethrough italics Times New Roman font</u>. Board amendment additions are in <u>double-underlined Arial font</u>. Board amendment deletions are in <u>strikethrough Arial font</u>. Asterisks (* * * *) indicate the omission of unchanged Code subsections or parts of tables.

Be it ordained by the People of the City and County of San Francisco:

Section 1. Findings.

(a) CEQA and Land Use Findings.

(1) The Planning Department has determined that the proposed Planning Code amendment is subject to a Categorical Exemption from the California Environmental Quality Act (California Public Resources Code Sections 21000 et seq., "CEQA") pursuant to Section 15308 of the Guidelines for Implementation of the statute for actions by regulatory agencies for protection of the environment (in this case, landmark designation). Said determination is on file with the Clerk of the Board of Supervisors in File No. 181107 and is incorporated herein by reference. The Board of Supervisors affirms this determination.

Historic Preservation Commission BOARD OF SUPERVISORS

276

Page 1

(2) Pursuant to Planning Code Section 302, the Board of Supervisors finds that the proposed landmark designation of 524 Union Street (aka Paper Doll), Assessor's Parcel Block No. 0103, Lot No. 009 ("Paper Doll"), will serve the public necessity, convenience, and welfare for the reasons set forth in Historic Preservation Commission Resolution No. 995, recommending approval of the proposed designation, which is incorporated herein by reference. Said resolution is on file with the Clerk of the Board of Supervisors in File No. 181107.

(3) The Board of Supervisors further finds that the proposed landmark designation of the Paper Doll is consistent with the San Francisco General Plan and with Planning Code Section 101.1(b) for the reasons set forth in Historic Preservation Commission Resolution No. 995, recommending approval of the proposed designation, which is incorporated herein by reference.

(b) General Findings.

1

2

3

4

5

6

7

.8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

(1) Pursuant to Section 4.135 of the Charter, the Historic Preservation Commission has authority "to recommend approval, disapproval, or modification of landmark designations and historic district designations under the Planning Code to the Board of Supervisors."

(2) The Landmark Designation Fact Sheet was prepared by Planning Department Preservation staff. All preparers meet the Secretary of the Interior's Professional Qualification Standards for historic preservation program staff, as set forth in Code of Federal Regulations Title 36, Part 61, Appendix A. Planning Department Preservation staff reviewed the report for accuracy and conformance with the purposes and standards of Article 10 of the Planning Code.

Historic Preservation Commission BOARD OF SUPERVISORS

(3) The Historic Preservation Commission, at its regular meeting of September 5, 2018, reviewed staff's analysis of the historical significance of the Paper Doll pursuant to Article 10 as part of the Landmark Designation Case Report dated September 5, 2018.

(4) On September 5, 2018, the Historic Preservation Commission passed Resolution No. 971, initiating designation of the Paper Doll as a San Francisco Landmark pursuant to Section 1004.1 of the Planning Code. Said resolution is on file with the Clerk of the Board of Supervisors in File No. 181108 and is incorporated herein by reference.

(5) On October 17, 2018, after holding a public hearing on the proposed designation and having considered the specialized analyses prepared by Planning Department Preservation staff and the Landmark Designation Fact Sheet, the Historic Preservation Commission recommended approval of the proposed landmark designation of the Paper Doll by Resolution No. 995. Said resolution is on file with the Clerk of the Board in File No. 181108.

(6) The Board of Supervisors hereby finds that the Paper Doll has a special character and special historical, architectural, and aesthetic interest and value, and that its designation as a Landmark will further the purposes of and conform to the standards set forth in Article 10 of the Planning Code. In doing so, the Board hereby incorporates by reference the findings of the Landmark Designation Report.

Section 2. Designation.

Pursuant to Section 1004 of the Planning Code, 524 Union Street (aka Paper Doll), Assessor's Parcel Block No. 0103, Lot No. 009, is hereby designated as a San Francisco Landmark under Article 10 of the Planning Code. Appendix A to Article 10 of the Planning Code is hereby amended to include this property.

Historic Preservation Commission BOARD OF SUPERVISORS

Section 3. Required Data.

(a) The description, location, and boundary of the Landmark site consists of the City parcel located at 524 Union Street (aka Paper Doll), Assessor's Parcel Block No. 0103, Lot No. 009, in San Francisco's North Beach neighborhood.

(b) The characteristics of the Landmark that justify its designation are described and shown in the Landmark Designation Report and other supporting materials contained in Planning Department Case Docket No. 2017-001773DES. In brief, the Paper Doll is eligible for local designation as it is significant as one of the earliest bars associated with the development of LGBTQ communities in San Francisco, and is also significant for its association with owner Dante Benedetti, who was on the front lines in the fight for LBGTQ civil rights in San Francisco in the 1950s.

(c) The particular features that shall be preserved, or replaced in-kind as determined necessary, are those generally shown in photographs and described in the Landmark
Designation Report, which can be found in Planning Department Docket No. 2017001773DES, and which are incorporated in this designation by reference as though fully set
forth. Specifically, the following features shall be preserved or replaced in kind:

(1) The following character-defining exterior features: overall form, structure, height, massing, materials, and architectural ornamentation, including

(A) Two story height;

(B) Low, boxy massing;

(C) Flat roof;

(D) Redwood channel rustic horizontal wood siding;

(E) Regularly spaced punched window openings with simple, flat wood surrounds and wood sills;

(F) Double-hung, wood sash windows at second floor;

(G) Prominent corner siting at Union Street and Cadell Place; and

(H) Two entries and stairways to second floor facing Cadell Place.

(2) The following character-defining interior features of the building, which are associated with areas that have historically been accessible to the public, including

(A) A front dining room and a rear dining room with raised area separated by kitchen and bathrooms;

(B) Heavy timber support posts running north-south in both front dining room and back dining room;

(C) Bar configuration and back bar with oak wood coolers located at the west wall of the front dining room; and

(D) Fireplace in rear dining room.

Section 4. Effective Date. This ordinance shall become effective 30 days after enactment. Enactment occurs when the Mayor signs the ordinance, the Mayor returns the ordinance unsigned or does not sign the ordinance within ten days of receiving it, or the Board of Supervisors overrides the Mayor's veto of the ordinance.

APPROVED AS TO FORM: DENNIS J. HERRERA, City Attorney

) By:

n:\legana\as2018\1800206\01312416.dog

toria wong

Deputy City Attorney

Historic Preservation Commission BOARD OF SUPERVISORS

280

Page 5

LEGISLATIVE DIGEST

[Planning Code - Landmark Designation - 524 Union Street (aka Paper Doll)]

Ordinance amending the Planning Code to designate 524 Union Street (aka Paper Doll), Assessor's Parcel Block No. 0103, Lot No. 009, as a Landmark under Article 10 of the Planning Code; affirming the Planning Department's determination under the California Environmental Quality Act; and making public necessity, convenience and welfare findings under Planning Code, Section 302, and findings of consistency with the General Plan, and the eight priority policies of Planning Code, Section 101.1.

Existing Law

Under Article 10, Section 1004 of the Planning Code, the Board of Supervisors may, by ordinance, designate an individual structure that has special character or special historical, architectural, or aesthetic interest or value as a City landmark. Once a structure has been named a landmark, any construction, alteration, removal or demolition for which a City permit is required necessitates a Certificate of Appropriateness from the Historic Preservation Commission ("HPC"). (Planning Code Section 1006; Charter of the City and County of San Francisco, Section 4.135.) Thus, landmark designation affords a high degree of protection to historic and architectural structures of merit in the City. There are currently more than 275 individual landmarks in the City under Article 10, in addition to other structures and districts in the downtown area that are protected under Article 11. (See Appendix A to Article 10.)

524 Union Street is not currently designated as a City landmark under Planning Code Article 10.

Amendments to Current Law

The proposed legislation would amend the Planning Code to designate 524 Union Street (aka Paper Doll) as a City landmark under Article 10 of the Planning Code.

The ordinance finds that the Paper Doll is eligible for designation as a City landmark as it is significant as one of the earliest LGBTQ bars that is associated with the development of LGBTQ communities in San Francisco; and is also significant for its association with owner Dante Benedetti who became one of the people on the front lines in the fight for LBGTQ civil rights in San Francisco in the 1950s.

As required by Section 1004, the ordinance lists the particular exterior and interior features that shall be preserved, or replaced in-kind as determined necessary.

Background Information

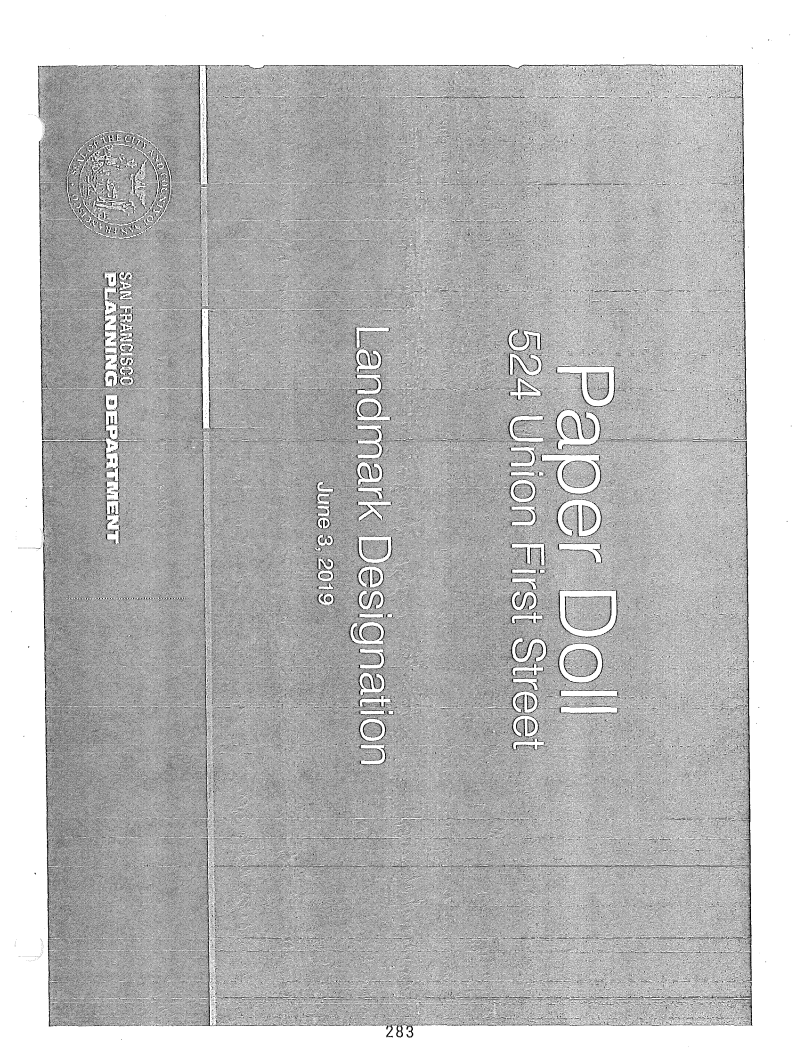
BOARD OF SUPERVISORS

FILE NO. 181107

The landmark designation was initiated by the HPC pursuant to its authority under the Charter to recommend approval, disapproval, or modification of landmark designations and historic district designations under the Planning Code to the Board of Supervisors.

n:\legana\as2018\1800206\01260312.doc

BOARD OF SUPERVISORS

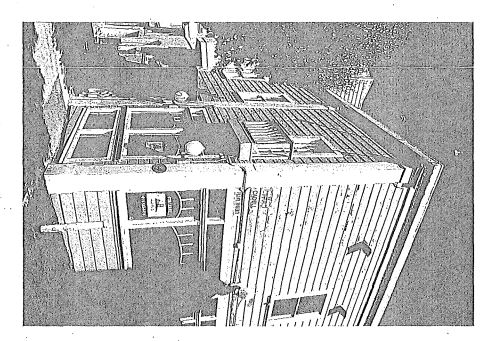


21

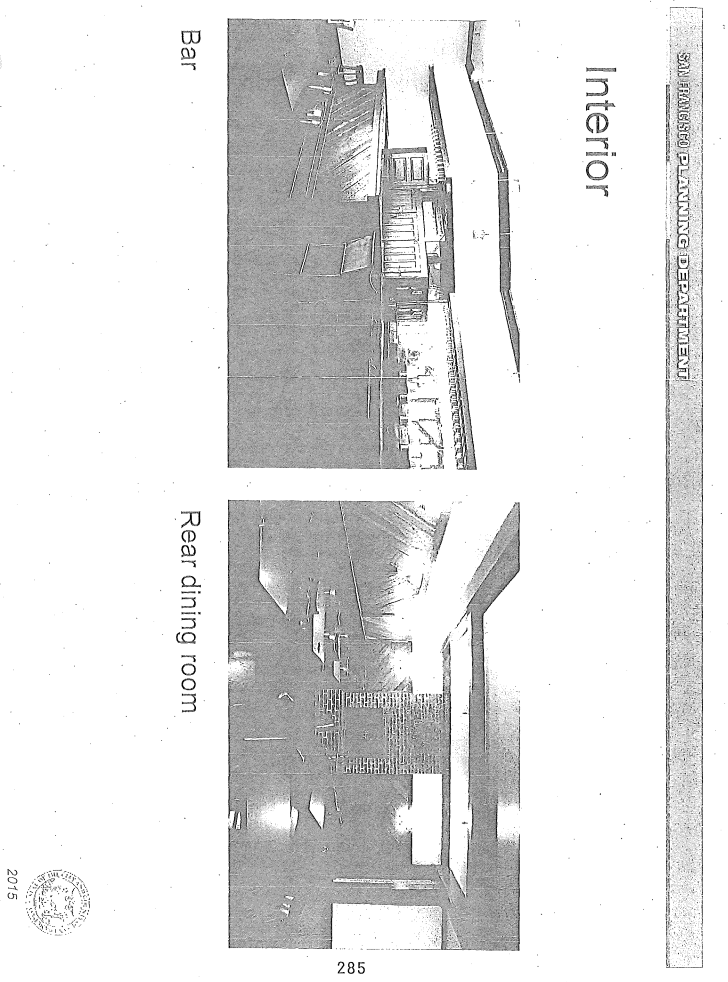
定正正

X

Ŋ









SAN FRANCISCO

'LANNING DEPARTMENT

Historic Preservation Commission Resolution No. 995 HEARING DATE OCTOBER 17, 2018

Case No. Project: Re: Staff Contaet: 2017-001773DES 524 Union Street (aka Paper Doll) Recommend Article 10 Landmark Designation Shannon Ferguson (415) 575-9074 shannon ferguson 251gov org Tim Frye – (415) 575-6822 thm frye – (415) 575-6822 1650 Mission St. Suite 400 San Hancisco, CA 94103-2479

Reception: \$15.558.6378

- Fas: 415.558.6409

Plaining Information: 415.558,6377

Replewed By:

RESOLUTION TO RECOMMEND TO THE BOARD OF SUPERVISORS ARTICLE 10 LANDMARK DESIGNATION OF 524 UNION STREET (AKA PAPER DOLL), ASSESSOR'S PARCEL BLOCK NO. 0103, LOT NO. 009, AS LANDMARK NO. 995

- WHEREAS, a community sponsored Landmark Designation Application for Article 10 Landmark Designation for 524 Union Street submitted to the Planning Department by property owner Reverly Smucha; and
- 2. WHEREAS. Department: Staff Shannon Férguson, who meets the Secretary of Interior's Protessional Qualification Standards, reviewed the Landmark Nondriation for 524 Union Street: for accuracy and conformance with the purposes and standards of Article 10; and
- 3. WHEREAS, the Historic Preservation Commission, at its regular meeting of September 5, 2018, reviewed Department staff's analysis of 524 Union Street's historical significance per Article 10 as part of the Landmark Designation Case Report dated September 5, 2018 and initiated Landmark designation process through Resolution 971; and
- 4. WHEREAS, the Historic Preservation Commission finds that the 524 Union Street nomination is in the form prescribed by the Historic Preservation Commission and contains supporting historic, architectural, and/or cultural documentation, and
- 5. WHEREAS, the Historic Preservation Commission finds that 524 Union Street is eligible for local designation as it is significant as one of the earliest LGBTQ hars that is associated with the development of LGBTQ communities in San Francisco; and is also significant for its association with owner Dante Benedetti who became one of the people on the front lines in the fight for LBGTQ civil rights in San Francisco in the 1950s. and
- 6. WPIERRAS, the Historic Preservation Commission finds that 524 Union Street mests one of the Historic Preservation Commission's four priorities for designation which is the designation of properties with strong cultural or ethnic associations; and

www.solemba.com

Resolution No. 995 October 17, 2018

• :

7. WHERBAS, the Historic Preservation Commission finds that 524 Union Street meets the eligibility requirements per Section 1004 of the Planning Code and warrants consideration for Article 10 landmark designation; and

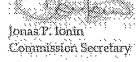
ase No. 2017-001773DES

524 Union Street

- 8. WHEREAS, the Historic Preservation Commission finds that the boundaries and the list of exterior character defining features, as identified in the Landmark Designation Report, should be considered for preservation under the proposed landmark designation as they relate to the building's historical significance and retain historical integrity; and
- .9. WHEREAS, the proposed designation is consistent with the General Plan priority policies pursuant to Planning Code sections 101.1 and 302; and furthers Priority Policy 7, which states that historic buildings be preserved; and
- 10. WHEREAS, the Department has determined that landmark designation is exempt from environmental review, pursuant to CEQA Guidelines Section 15308 (Class Eight Categorical); and

THEREBORN BE TF RESOLVED, that the Historic Preservation Commission hereby recommends to the Board of Supervisors approval of landmark designation of 524 Union Street (aka Paper Doll), Assessor's Parcel Block No. 0103, Lot No. 009 pursuant to Acticle 10 of the Planning Code.

Thereby certify that the foregoing Resolution was adopted by the Historic Preservation Commission at its meeting on October 17, 2018.



AYES:	Black, Johnck, John	is, Mat	soda, P	earlinan,	Wolfrai	ņ,
NAYS	None	•	·			
ABSENT	Hyland				. ·	
AFUTETERS	October 17, 2018					

San Franciscu Pranking department



SAN FRANCISCO PLANNING DEPARTMEN

2017-001773DES

Historic Preservation Commission Resolution No. 971 HEARING DATE: SEPTEMBER 5, 2018

1650 Mission St. Sulte 400

San Francisco, CA 94103-2479

Reception:

Fax:

Planning Information:

415.558.6378

415:558,6409

415.558.6377

··· •

. Case No. Project: Re: Staff Contact:

Reviewed By:

524 Union Street (aka Paper Doll) Initiate Article 10 Landmark Designation Shannon Ferguson (415) 575-9074 Shannon ferguson@sfgcv.org Tim Frye -- (415) 575-6822 tim frye@sfgov.org

RESOLUTION TO INITIATE DESIGNATION OF 524 UNION STREET (AKA PAPER DOLL); ASSESSOR'S PARCEL BLOCK NO. 0103, LOT NO. 009, AS AN ARTICLE 10 LANDMARK.

- WHEREAS, a community-sponsored Landmark Designation Application for Article 10 Landmark. Designation for 524 Union Street was submitted to the Planning Department by property owner Beverly Smucha; and
- 2, WHEREAS, Department Staff Shannon Ferguson, who meets the Secretary of Interior's Professional Qualification Standards, reviewed the Landmark Nomination for 524 Union Street for accuracy and conformance with the purposes and standards of Article 10, and
- 3. WFIEREAS, the Historic Preservation Commission, at its regular meeting of September 5, 2018, reviewed Department staff's analysis of 524 Union Street's historical significance per Article 10 as part of the Landmark Designation Case Report dated September 5, 2018, and
- 4. WHEREAS, the Historic Preservation Commission finds that 524 Union Street nomination is in the form prescribed by the Historic Preservation Commission and contains supporting historic, architectural, and/or cultural documentation; and

THEREFORE BE IT RESOLVED, that the Historic Preservation Commission hereby initiates designation of 524 Union Street (aka Paper Doll), Assessor's Parcel Block No. 0103, Lot No. 009, as a Landmark pursuant to Atticle 10 of the Planning Code.

www.stplanning.org

Resolution No. 971 September 5, 2018

Case No. 2017-001773DES 524 Union Street

:4:

٠.;

÷

2

Thereby certify that the foregoing Resolution was adopted by the Historic Preservation Commission at its meeting on September 5, 2018.

: "1

Jonas P. Ionin

Commission Secretary.

AYES:	Black, Hyland, Johnsk, Johns, Matsuda, Pearlman, Wolfram	
NAYS	None	
ABSENT	None	
ADOPTED:	September 5, 2018	

·... 1

Ì\$



SAN FRANCISCO

PLANNING DEPARTMENT

Landmark Designation Case Report

1650 Mission St. Suite 400 San Francisco, CA 94103-2479

Reception: 415,558.6378

rax: 415.558.6409

Pisadog Informálich: 415-558.6377

Hearing Date:	September 5, 2018
Case No.:	2017-001773DES
Project Address:	524 Union Street (Paper Doll)
Zoning:	NCD – North Beach Neighborhood Commercial
Block/Lot:	0103/009
Property Owner:	524 Union Street, A General Partnership
	76 Brentwood Avenue
	San Francisco, CA 94127
Staff Contact:	Shannon Ferguson – (415) 575-9074
	shannon.ferguson@sfgov.org
Reviewed By:	Tim Frye – (415) 575-6822
	tim.frye@sfgov.org

PROPERTY DESCRIPTION & SURROUNDING LAND USE AND DEVELOPMENT

Located in the North Beach neighborhood, 524 Union Street (Paper Doll, subject property) was originally constructed in 1846 and reconstructed following the 1906 earthquake and fire. Alterations to the building were made in 1975-1978, including seismic strengthening, replacing the main corner entrance to the bar located at Union Street and Cadell Place with the current storefront windows, and moving the main entrance to its current location on Cadell Place (the original secondary entrance).

524 Union is a mixed use commercial building. The two-story plus basement, wood framed building is clad in rustic redwood siding and features pilasters with simple capitals that break the facades into bays. It is capped by a dentil cornice and flat roof. The façade facing Union Street is two bays wide. The west bay has a pass-through opening and pedestrian entrance to the second floor. The east bay has fixed, wood sash windows at the basement level topped by wood storefront windows with a transom. The west bay of the second floor features two punched openings with flat wood surrounds filled with double-hung, wood sash windows. The east bay has a wood door with wood balconette. The first story of the Cadell Place façade features three similar storefront windows and a pair of wood doors that lead to the bar/restaurant. The second floor features four similar punched openings with flat wood surrounds filled with double-hung, wood sash windows. The middle portion of the building, likely a very early addition, is also two stories with the second story set back to create a roof deck. This first level of this facade features several windows and two doors that lead to the kitchen and rear dining room. The rear portion of the building, also likely a very early addition, is two stories and is accessed by a wood stair.

North Beach is a mixed commercial and residential neighborhood consisting predominantly of small retail shops and restaurants and flats and medium sized apartment buildings with portions rebuilt after the earthquake and fire. Union Street slopes gently uphill from Stockton Street to Grant Avenue and is

www.sfplanning.org

Case Number 2017-001773DES 524 Union Street (aka Paper Doll)

defined on both sides by two- to four-story apartment buildings with commercial buildings clustered at Stockton Street and Grant Avenue.

PROJECT DESCRIPTION

The case before the Historic Preservation Commission is the consideration of the initiation of a community sponsored landmark designation application for 524 Union Street (Paper Doll) as a San Francisco landmark under Article 10 of the Planning Code, Section 1004.1, and recommending the Board of Supervisors approve such designation.

ENVIRONMENTAL REVIEW STATUS

The Planning Department has determined that actions by regulatory agencies for protection of the environment (specifically in this case, landmark designation) are exempt from environmental review, pursuant to CEQA Guidelines Section 15308 (Class Eight - Categorical).

GENERAL PLAN POLICIES

The Urban Design Element of the San Francisco General Plan contains the following relevant objectives and policies:

OBJECTIVE 2:	Conservation of Resources that provide a sense of nature, continuity with the past, and freedom from overcrowding.
POLICY 4:	Preserve notable landmarks and areas of historic, architectural or aesthetic value, and promote the preservation of other buildings and features that provide continuity with past development.

Designating significant historic resources as local landmarks will further continuity with the past because the buildings will be preserved for the benefit of future generations. Landmark designation will require that the Planning Department and the Historic Preservation Commission review proposed work that may have an impact on character-defining features. Both entities will utilize the Secretary of Interior's Standards for the Treatment of Historic Properties in their review to ensure that only appropriate, compatible alterations are made.

SAN FRANCISCO PLANNING CODE SECTION 101.1 – GENERAL PLAN CONSISTENCY AND IMPLEMENTATION

Planning Code Section 101.1 – Eight Priority Policies establishes and requires review of permits for consistency with said policies. On balance, the proposed designation is consistent with the priority policies in that:

a. The proposed designation will further Priority Policy No. 7, that landmarks and historic buildings be preserved. Landmark designation of 524 Union Street (Paper Doll) will help to preserve an important historical resource that is significant as one of the earliest lesbian bars associated with development of LGBTQ communities in San Francisco; and is also significant for its association with owner Dante Benedetti who became one of the people on the front lines in the fight for LBGTQ civil rights in San Francisco in the 1950s.

BACKGROUND / PREVIOUS ACTIONS

524 Union Street (Paper Doll) is currently listed as an A-Historic Resource building. The *Citywide Historic Context Statement for LGBTQ History in San Francisco*, by Donna Graves and Shayne E. Watson (Context Statement), identified the Paper Doll as potentially significant for its association with the development of LGBTQ communities in San Francisco.

The landmark designation nomination was submitted by the property owner. A final draft of the report was submitted to the Department on June 14, 2018. Department staff conducted site visit on June 28, 2018.

OTHER ACTIONS REQUIRED

If the Historic Preservation Commission adopts a resolution to initiate designation of the subject property as an Article 10 landmark at its September 5, 2018 hearing and directs staff to finalize the landmark designation report, a second Historic Preservation Commission hearing will be scheduled for the Commission's recommendation of approval of the designation. At the second hearing, if the Historic Preservation Commission recommends approval of the designation, its recommendation will be sent by the Department to the Board of Supervisors. The nomination would then be considered at a future Board of Supervisors hearing for formal Article 10 landmark designation.

APPLICABLE PRESERVATION STANDARDS

ARTICLE 10

Section 1004 of the Planning Code authorizes the landmark designation of an individual structure or other feature or an integrated group of structures and features on a single lot or site, having special character or special historical, architectural or aesthetic interest or value, as a landmark. Section 1004.1 also outlines that landmark designation may be initiated by the Board of Supervisors or the Historic Preservation Commission and the initiation shall include findings in support. Section 1004.2 states that once initiated, the proposed designation is referred to the Historic Preservation Commission for a report and recommendation to the Board of Supervisors to approve, disapprove or modify the proposal.

Pursuant to Section 1004.3 of the Planning Code, if the Historic Preservation Commission approves the designation, a copy of the resolution of approval is transmitted to the Board of Supervisors and without referral to the Planning Commission. The Board of Supervisors shall hold a public hearing on the designation and may approve, modify or disapprove the designation.

In the case of the initiation of a historic district, the Historic Preservation Commission shall refer its recommendation to the Planning Commission pursuant to Section 1004.2(c). The Planning Commission shall have 45 days to provide review and comment on the proposed designation and address the consistency of the proposed designation with the General Plan, Section 101.1 priority policies, the City's Regional Housing Needs Allocation, and the Sustainable Communities Strategy for the Bay Area. These comments shall be sent to the Board of Supervisors in the form of a resolution.

Section 1004(b) requires that the designating ordinance approved by the Board of Supervisors shall include the location and boundaries of the landmark site, a description of the characteristics of the

Case Number 2017-001773DES 524 Union Street (aka Paper Doll)

4

landmark which justify its designation, and a description of the particular features that should be preserved.

Section 1004.4 states that if the Historic Preservation Commission disapproves the proposed designation, such action shall be final, except upon the filing of a valid appeal to the Board of Supervisors within 30 days.

ARTICLE 10 LANDMARK CRITERIA

The Historic Preservation Commission on February 4, 2009, by Resolution No. 001, adopted the National Register Criteria as its methodology for recommending landmark designation of historic resources. Under the National Register Criteria, the quality of significance in American history, architecture, archaeology, engineering, and culture is present in districts, sites, buildings, structures, and objects that possess integrity of location, design, setting, feeling, materials, workmanship, and association, and that are associated with events that have made a significant contribution to the broad patterns of our history; or that are associated with the lives of persons significant in our past; or that embody the distinctive characteristics of a type, period, or method of construction, or that represent the work of a master, or that possess high artistic values, or represent a significant and distinguishable entity whose components may lack individual distinction; or properties that have yielded, or may likely yield, information important in prehistory or history.

PUBLIC / NEIGHBORHOOD INPUT

There is no known public or neighborhood opposition to designation of 524 Union Street (Paper Doll) as an Article 10 landmark. The Department received one letter of support from the community. The Department will provide any public correspondence received after the submittal of this report in the Historic Preservation Commission's correspondence folder.

PROPERTY OWNER INPUT

Property owner is supportive of landmark designation.

STAFF ANALYSIS

The case report and following analysis was prepared by Department staff. The Department has determined that the subject property meets the requirements for Article 10 eligibility as an individual landmark. The justification for its inclusion is outlined below under the Significance and Integrity sections of this case report.

The subject property appears to meet two the Historic Preservation Commission's priorities for designation which are:

 The designation of underrepresented Landmark property types including landscapes There are currently only three landmark buildings associated with LGBTQ cultural heritage: Castro Camera and Harvey Milk Residence (573 Castro Street, LM #227); Twin Peaks Tavern (401

Case Number 2017-001773DES 524 Union Street (aka Paper Doll)

Castro Street, LM#264); and the Jose Theater/Names Project Building (2362 Market Street, LM #241).

 The designation of buildings of Modern design The subject property is not a Modern style building.

- The designation of buildings located in geographically underrepresented areas There are currently only three individual landmark buildings located in the nearby vicinity: Washington Square (LM #226); Old Spaghetti Factory (478 Green Street, LM #127); and St. Francis of Assisi Church (620 Vallejo Street, LM #5).
- 4. *The designation of properties with strong cultural or ethnic associations.* The subject property has specific cultural associations with LGBTQ heritage.

SIGNIFICANCE

Significant events

Opened in 1944, the Paper Doll is significant as one of the earliest lesbian bars associated with the development of LGBTQ communities in San Francisco. The Paper Doll is located in North Beach, which became known as San Francisco's first bar-based LGBTQ Community. North Beach had an international, working-class feel, with a thriving Bohemian scene of artists and writers taking advantage of cheap rents. It was described as an exciting, vital neighborhood that was more accepting and tolerant of LGBTQ people. This atmosphere drew more queer men and women to the neighborhood, creating the city's first queer residential enclave and establishing the roots of San Francisco's LGBTQ communities. Bars were an important early gathering place for queer people. Bars in North Beach like the Paper Doll were able to create discrete spaces where LGBTQ people felt safe to congregate in public. The Paper Doll and these other bars provided the protection needed to establish and nurture the LGBTQ community.

The clientele of the Paper Doll were a mix of men and women, but it was mostly frequented by women because it was located away from the touristy Broadway Street. Bars that welcomed lesbians were few in number because most bars catered to white, gay men. The LQBTQ Context Statement notes that, "special consideration should be given to places associated with particularly underrepresented communities including people of color, lesbians, and people who identify as transgender or bisexual."

The Paper Doll was unique because it was one of the first restaurants catering to the queer community in San Francisco – if not the first – and because it provided a public alternative to nightclubs and bars. The Paper Doll operated through 1961. Because it was a restaurant, it was able to avoid policing by agencies such as the Alcoholic Beverage Control Board (ABC), because these agencies were more tolerant of bars with restaurants. Therefore it remained open for longer than most queer spaces.

Significant Persons

Dante Benedetti, as the owner of the Paper Doll, became one of the people on the front lines in the fight for LBGTQ civil rights in San Francisco in the late 1950s. Prior to 1955, serving alcohol to 'known homosexuals' was not illegal, although homosexual acts were still banned. Queer people could legally assemble in bars, but touching, nonnormative gender attire, or mannerisms that signified homosexual

6

status could be construed as an illegal act. A number of bars were closed based on charges related to homosexuality. This had a devastating effect on gay and lesbian bar owners.

Benedetti bought the Paper Doll in 1954. On August 20, 1956, the Department of Alcoholic Beverage Control filed an accusation against Benedetti and the Paper Doll, charging violations of keeping of a disorderly house, alleging disturbance of the neighborhood, injury to the public welfare and morals, and the keeping of a resort for sexual perverts. On May 16, 1957, the Department of Alcoholic Beverage Control revoked Benedetti's liquor license because it deemed that its continuance would be contrary to public welfare and morals. Although Benedetti would concede during the trial that the Paper Doll had a gay and lesbian cliental, an admission that made headlines in San Francisco newspapers, he claimed that he "never had any idea whatsoever that there was anything wrong with operating a gay bar." Benedetti would explain to anyone who asked, that he never made assumptions about the gender, or sexuality of his clientele at Paper Doll. Benedetti battled the Department of Alcoholic Beverage Control between 1956-1961 arguing that gays and lesbians had the right to assemble in bars and restaurants. In 1961, Benedetti sold his license to Don Farber, a journeyman baseball player who spent time with the Pacific Coast League's Oakland Oaks, who renamed the bar Cadell Place.

PERIOD OF SIGNIFICANCE

The Period of Significance is 1947-1961 reflecting the date Mona Sargent took over management of the Paper Doll and turned it into a gay bar and ending with the date Dante Benedetti sold the Paper Doll.

INTEGRITY

As noted in the Context Statement, "very few sites important to LGBTQ history in San Francisco will express their historic associations solely through their physical fabric, so integrity of design, workmanship, and materials are not generally critical when evaluating a property. Instead, the important aspects of integrity for most LGBTQ resources are location, feeling, and association"

524 Union Street (Paper Doll) was altered circa 1975 to 1978. Moulton & Clark, Inc. served as architects of the alterations. The most substantial exterior change that occurred at this time was the corner entrance to the bar (see page 18 of the attached landmark nomination report) was removed and replaced with the current storefront windows. The main entrance to the bar was moved to Cadell Place where the wood double doors are currently located. Commercial entrances and storefronts are commonly reconfigured, so this does not detract from its integrity.

524 Union Street retains integrity of location and setting. The building in which the Paper Doll operated during the period of significance has not been moved and the surrounding neighborhood appears much the same as it did after reconstruction following the 1906 fire.

The interior of 524 Union Street retains integrity of design, materials and feeling. The interior especially relates to the feeling of a bar/restaurant, including the long bar and back bar prominently located on the west side of the front dining room, and the restaurant configuration consisting of a front and rear dining room separated by the kitchen and bathrooms.

Case Number 2017-001773DES 524 Union Street (aka Paper Doll)

7

524 Union Street retains association as it provides a direct link between Dante Benedetti and his battle with the Department of Alcoholic Beverage Control between 1956-1961 arguing that gays and lesbians had the right to assemble in bars and restaurants. The interior of 524 Union is sufficiently intact to convey that relationship.

CHARACTER-DEFINING FEATURES

Whenever a building, site, object, or landscape is under consideration for Article 10 landmark designation, the Historic Preservation Commission is required to identify character-defining features of the property. This is done to enable owners and the public to understand which elements are considered most important to preserve the historical and architectural character of the proposed landmark.

As described in the Landmark Designation Report, the following is a list of exterior character defining features of the Paper Doll:

The character-defining exterior features of the Paper Doll include the overall form, structure, height, massing, materials, and ornamentation of the house, carriage house and garden setting, specifically:

1. Exterior

a. Two story height

b. Low, boxy massing

c. Flat roof

d. Redwood channel rustic horizontal wood siding

e. Regularly spaced punched window openings with simple, flat wood surrounds and wood sills

f. Double-hung, wood sash windows at second floor

g. Prominent corner siting at Union Street and Cadell Place

h. Two entries and stair to second floor located on Cadell Place.

2. Interior

a. A front dining room, an L-shaped rear dining room with raised area, and kitchen and bathrooms located between the front and rear dining rooms.

b. Heavy timber support posts running north-south in both front dining room and back dining room c. Bar configuration and back bar with oak wood coolers located at the west wall of the front dining room

d. Fireplace in rear dining room

INTERIOR LANDMARK DESIGNATION

According to Article 10, Section 1004(c) of the Planning Code, only those interiors that were historically publicly accessible are eligible for listing in Article 10. Article 10, Section 1004(c) of the Planning Code states,

(c) The property included in any such designation shall upon designation be subject to the controls and standards set forth in this Article 10. In addition, the said property shall be subject to the following further controls and standards if imposed by the designating ordinance:

(1) For a publicly-owned landmark, review of proposed changes to significant interior architectural features.

Case Number 2017-001773DES 524 Union Street (aka Paper Doll)

8

(2) For a privately-owned landmark, review of proposed changes requiring a permit to significant interior architectural features in those areas of the landmark that are or historically have been accessible to members of the public. The designating ordinance must clearly describe each significant interior architectural feature subject to this restriction.

As a bar and restaurant, the interior of 524 Union Street has been historically accessible to the public.

BOUNDARIES OF THE LANDMARK SITE

The boundaries of the landmark site encompass all of and are limited to Assessor's Parcel Block No. 0103, Lot No. 009.

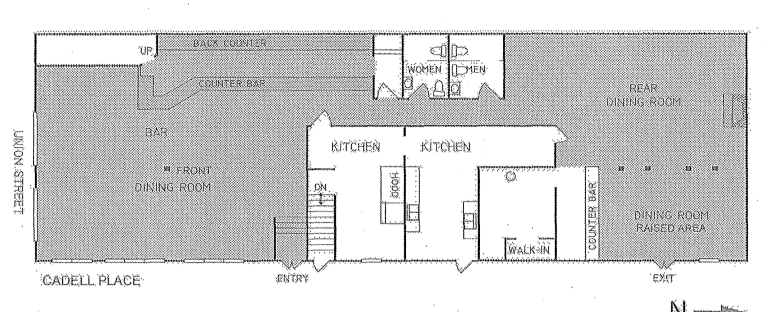
PLANNING DEPARTMENT RECOMMENDATION

Based on the Department's analysis, 524 Union Street (Paper Doll) is individually eligible for Article 10 Landmark designation as it is associated with significant events and persons. The subject property is significant as one of the earliest lesbian bars associated with the development of LGBTQ communities in San Francisco. It is also significant for Dante Benedetti; as the owner of the Paper Doll he became one of the people on the front lines in the fight for LBGTQ civil rights in San Francisco in the late 1950s. Designation of 524 Union Street (Paper Doll) also appears to meet three of four of the Historic Preservation Commission's priorities for designation. Staff recommends approval of the proposed landmark designation of 524 Union Street (Paper Doll).

The Historic Preservation Commission may recommend approval, disapproval, or approval with modifications of the proposed designation of 524 Union Street (Paper Doll) as a San Francisco landmark under Article 10 of the Planning Code to the Board of Supervisors pursuant to Planning Code Section 1004.1. If the Historic Preservation Commission approves the designation, a copy of the motion of approval is transmitted to the Board of Supervisors, which holds a public hearing on the designation and may approve, modify or disapprove the designation (Section 1004.4). If the Historic Preservation Commission disapproves the proposed designation, such action shall be final, except upon the filing of a valid appeal to the Board of Supervisors within 30 days (Section 1004.5).

ATTACHMENTS

- A. Draft Landmark Designation Fact Sheet
- B. Draft Motion initiating designation
- C. Draft Ordinance
- D. Landmark Nomination
- E. Letter of Support



Interior Character Defining Features

Shading represents character defining interior spaces and features.

Parcel Map

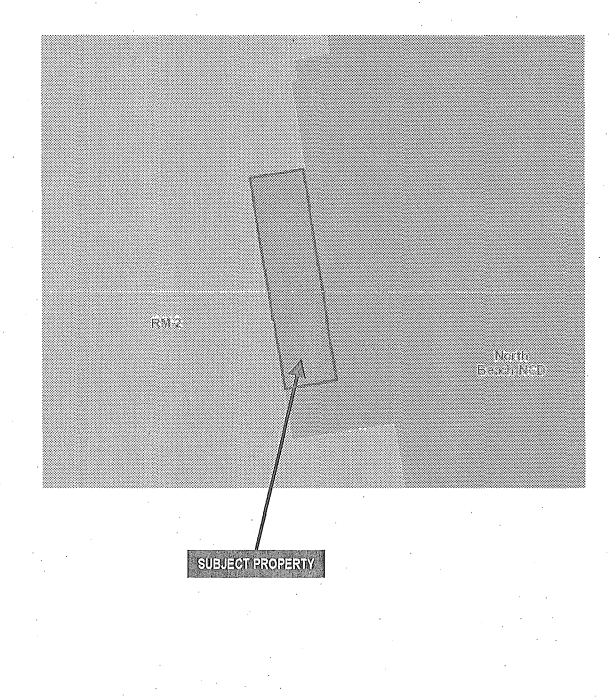


SUBJECT PROPERTY



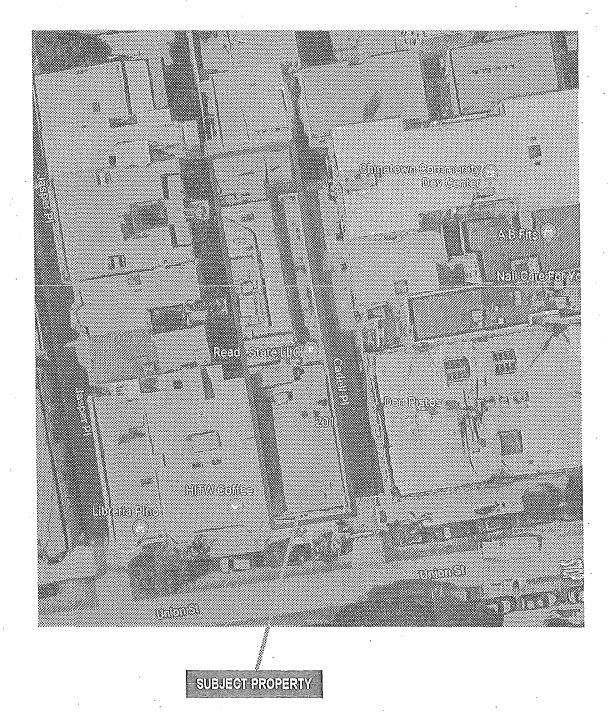
Article 10 Landmark Designation 2017-001773DES 524 Union Street (Paper Doll)

Zoning Map



 $\widehat{\mathbf{R}}$

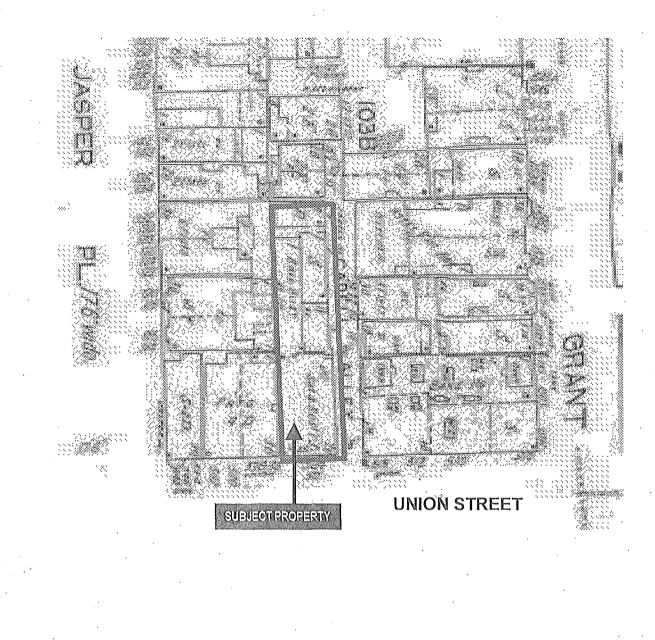
Aerial Photo



 (\mathbf{R})

SAN FRANCISCO PLANNING DEPARTMENT

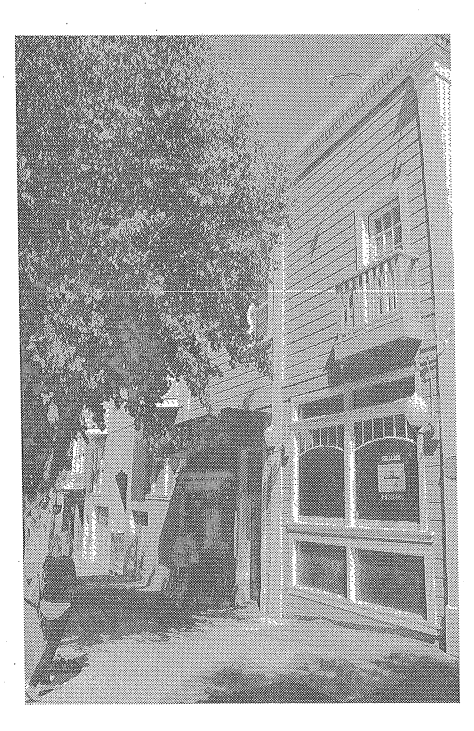
Sanborn Map*



*The Sanborn Maps in San Francisco have not been updated since 1998, and this map may not accurately reflect existing conditions.







Article 10 Landmark Designation 2017-001773DES 524 Union Street (Paper Doll)

SAN FRANCISCO PLANNING DEPARTMENT



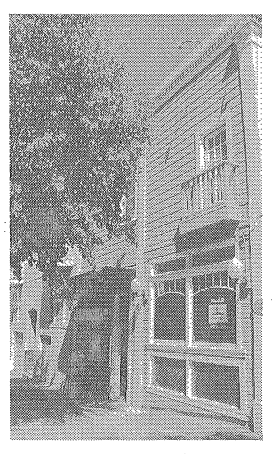
SAN FRANCISCO PLANNING DEPARTMENT

Landmark No. XXX Community-Sponsored Article 10 Landmark Designation INITIATED BY THE HISTORIC PRESERVATION COMMISSION: XXX, X, 2018 APPROVED BY THE BOARD OF SUPERVISORS: XXX, X, 2018 SIGNED BY MAYOR: XXX, X, 2018

Staff Contact:

Reviewed By:

Shannon Ferguson – (415) 575-9074 shannon ferguson@sfgov.org Timothy Frye – (415) 575-6822 tim.frye@sfgov.org



1850 Mission SL Suite 400 San Francisco, GA 94103-2479

Reception: 415.558.6378

Éik: 415.558.6409

Planning Information: 415,558,6377

Historic Name:	Paper Doll	
Address:	524 Union Street	
Block/Lot	0103/009	
Zoning:	NCD – North Beach Neighborhood Commercial	1
Height & Bulk	40-X	

www.sfplanning.org

June 2018

Article 10 Landmark Designation Application 524 Union Street

Year Built.	Built circa 1846, Rebuilt 1906. Altered 1975-1978
Architect:	Unknown, Moulton & Clark, Inc. Architecture & Planning (alterations)
Applicant	524 Union Street, A General Partnership; Beverly Smucha, Managing
	Partner
Prior Historic	Identified in the LGBTQ Historic Context Statement for its association with
Studies:	the development of LGBTQ communities in San Francisco
Prior HPC	None
Actions	

Significance Criteria	<i>Events:</i> Associated with events that have made a significant contribution to the broad patterns of our history.
	<i><u>Persons</u></i> : Associated with the lives of significant persons in our past.
Period of Significance Statement of	The Period of Significance is 1947-1961 reflecting the date Mona Sargent took over management of the Paper Doll and turned it into a gay bar and ending with the date Dante Benedetti sold the Paper Doll. Events: Associated with events that have made a significant contribution to the
Significance	broad patterns of our history. According to the Citywide Historic Context Statement for LGBTQ History in San Francisco, the Paper Doll "was one of the earliest spaces in San Francisco that functioned as an informal community center where 'gay, lesbian, and transgendered people could make friends, find lovers, get information, or plan activities.'" ¹
	The Paper Doll is located in North Beach, which became known as San Francisco's first bar-based LGBTQ Community. North Beach had an international, working-class feel, with a thriving Bohemian scene of artists and writers taking advantage of cheap rents. It was described as an exciting, vital neighborhood that was more accepting and tolerant of LGBTQ people. This atmosphere drew more queer men and women to the neighborhood, "creating the city's first queer residential enclave and establishing the roots of San Francisco's LGBTQ communities." ²
	Bar owners were able to create discrete spaces where LGBTQ people felt safe to congregate in public. These bars provided the protection needed to establish and nurture the LGBTQ community. Because any display or form of nonnormative sexuality was criminal forcing LGBTQ people to

¹ Donna Graves and Shayne E. Watson, Citywide Historic Context Statement for LGBTQ History in San Francisco, March 2016, 78.

2.

hide from the law, public spaces like the Paper Doll served as community centers for a disconnected and disparate population to coalesce.³

Opened in 1944 by Tom Arbulich, the Paper Doll had a long bar with 30 stools off to the left. Tables and booths were to the right. Two banquet rooms were located in the back that could seat over 100 people. It was decorated by members of the North Beach artists' community, with murals on the walls painted by Emmy Lou Packard, a friend of Diego Rivera and Frida Kahlo, and had a "collage window" designed by Rita Covelick.⁴ The murals and collage window are no longer extant.

Mona Sargent, who had previously opened three other lesbian nightclubs, served as the Paper Doll's hostess and was responsible for making it into a gay bar in 1947. Clientele were a mix of men and women, but it was mostly frequented by women because it was located away from the touristy Broadway Street.⁵ Bars that welcomed women, as well as people of color, and those who identified as bisexual or transgender, were few in number as most bars catered to white, gay men.

The Paper Doll was unique because it was one of the first restaurants catering to the queer community in San Francisco – if not the first – and because it provided a public alternative to nightclubs and bars.⁶ The Paper Doll operated through 1961. Because it was a restaurant, it was able to avoid policing by agencies such as the Alcoholic Beverage Control Board (ABC), because these agencies were more tolerant of bars with restaurants.⁷ Therefore it remained open for longer than most queer spaces.

Persons: Associated with the lives of significant persons in our past.

Dante Benedetti, as the owner of the Paper Doll, became one of the people on the front lines in the fight for LBGTQ civil rights in San Francisco in the 1950s. Benedetti was born in North Beach, attended Saint Ignatius High School, and was a three-sport letter winner in football, boxing and baseball at USF from 1937-1940. After college, he served in the Coast Guard and Marine Corps during World War II and then ran the New Pisa restaurant with his father after the war. Benedetti was well known for coaching and sponsoring Little League and American Legion teams in San

³ Ibid., 54-55
⁴ Ibid., 76
⁵ Ibid., 78.
⁶ Ibid., 76.
⁷ Ibid., 78.
SAN FRANCISCO
PLANNING DEPARTMENT

З

Article 10 Landmark Designation Application 524 Union Street

Francisco. In 1962-1980 he served as USF's head baseball coach.

Benedetti bought the Paper Doll in 1954. During his ownership, Benedetti claimed that it was the most popular place in North Beach, serving steaks and roast beef for \$1.65 a dinner. The restaurant brought in all kinds of people and was filled with businessmen, artists, and Italians in the neighborhood. Benedetti noted, "I was doing a tremendous food business up there when they closed me down you know, how come there's just men in here? And they started to bring charges against me of what kind of place I was operating."⁸

Prior to 1955, "serving alcohol to 'known homosexuals' was not illegal – although homosexual acts were still banned. Queer people could legally assemble in bars, but touching, nonnormative gender attire, or mannerisms that signified homosexual status could be construed as an illegal act. In 1955 California's alcohol control legislation was changed with the creation of the ABC. In the same year the California Business and Professional code was amended to allow the ABC the authority to investigate "resorts for sexual perverts." The ABC began policing of queer bars, relying on entrapment and scare tactics. Undercover agents seduced patrons and police cars were parked outside bars as a deterrent. Bar owners reported that their bars were consistently harassed and monitored by undercover ABC officers looking for morals violations. A number of bars were closed based on charges related to homosexuality. This had a devastating effect on gay and lesbian bar owners. ⁹

On August 20, 1956, the Department of Alcoholic Beverage Control filed an accusation against Benedetti and the Paper Doll, charging violations of keeping of a disorderly house, alleging disturbance of the neighborhood, injury to the public welfare and morals, and the keeping of a resort for sexual perverts. ¹⁰

At the trial, state investigators testified that "indecent proposals were made to them by patrons of the Paper Doll."¹¹ On May 16, 1957, the Department of Alcoholic Beverage Control revoked Benedetti's liquor

DEPARTMENT OF ALCOHOLIC BEVERAGE CONTROL et al., Respondents. Civ. 19205. Decided: December 08, 1960.

https://caselaw.findlaw.com/ca-court-of-appeal/1811608.html. Accessed June 25, 2018

¹¹ San Francisco Examiner, December 4, 1956.

PLANNING DEPARTMENT

⁸ Dante Benedetti, interviewed by Nan Alamilla Boyd, July 10, 1992, The Gay, Lesbian, Bisexual,

Transgender Historical Society.

⁹ Donna Graves and Shayne E. Watson, Citywide Historic Context Statement for LGBTQ History in San Francisco, March 2016, 114-116.

¹⁰ District Court of Appeal, First District, Division 2, California. Dante BENEDETTI, Petitioner and Appellant, v.

June 2018

license because it deemed that its continuance would be contrary to public welfare and morals. Although Benedetti would concede during the trial that the Paper Doll had a gay and lesbian clientele, an admission that made headlines in San Francisco newspapers, he claimed that he "never had any idea whatsoever that there was anything wrong with operating a gay bar". Adding that "No one ever told me. It cleared the license, and I thought that's all that was necessary." Benedetti would explain to anyone who asked, that he never made assumptions about the gender, or sexuality of his clientele at Paper Doll saying, "Gay people are no different than a human - you know, a person that's normal. You give a little acceptance to a normal person and he reacts to it. You know, and I think gay people did the same thing. That's why they came to San Francisco."12 Benedetti battled the Department of Alcoholic Beverage Control between 1956-1961 arguing that gays and lesbians had the right to assemble in bars and restaurants. Benedetti describes years in the courts, saying "in those days, they had what you call a - a court within the Alcoholic Beverage Control Board. It has nothing to do with the civil court. And I fought it all through those, and then I went into the civil court. And the first civil court I went into, they denied me the right to go ahead and fight it any further than that. [..] It was expensive, but I just thought I was right. I wasn't doing anything wrong."13 In 1961, Benedetti sold his license to Don Farber, a journeyman baseball player who spent time with the Pacific Coast League's Oakland Oaks, who renamed the bar Cadell Place.

Character List of Character-Defining Features: Defining Features Exterior Two story height Low, boxy massing Flat roof Redwood channel rustic horizontal wood siding

 ¹² Dante Benedetti, interviewed by Nan Alamilla Boyd, July 10, 1992, The Gay, Lesbian, Bisexual, Transgender Historical Society.
 ¹³ Ibid.

SAN FRANCISCO PLANNING DEPARTMENT

June 2018

- Regularly spaced punched window openings with simple, flat wood surrounds and wood sills
- Double-hung, wood sash windows at second floor
- Prominent corner siting at Union Street and Cadell Place
- Two entries and stair to second floor located on Cadell Place.

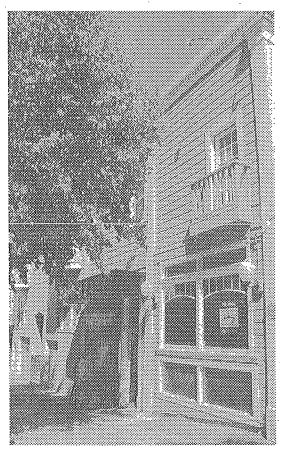
Interior

- A front dining room and a rear dining room with raised area separated by kitchen and bathrooms
- Heavy timber support posts running north-south in both front dining room and back dining room
- Bar configuration and back bar with oak wood coolers located at the west wall of the front dining room
- Fireplace in rear dining room

SAN FRANCISCO PLANNING DEPARTMENT ŝ

Article 10 Landmark Designation Application 524 Union Street

Additional Photos

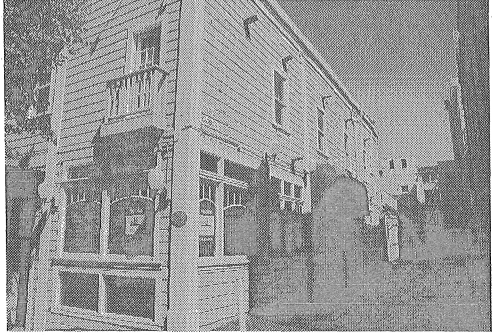


Primary façade facing Union Street, view west.

SAN FRANCISCO PLANNING DEPARTMENT

Article 10 Landmark Designation Application 524 Union Street



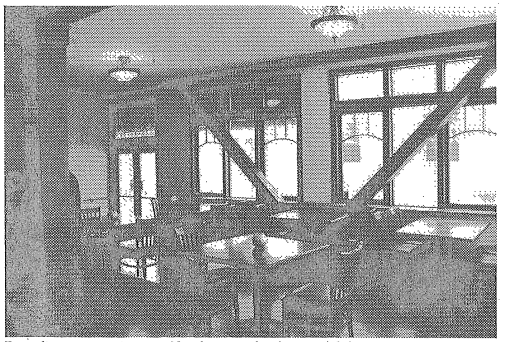


Secondary façade facing Cadell Place, view northwest.

Article 10 Landmark Designation Application 524 Union Street



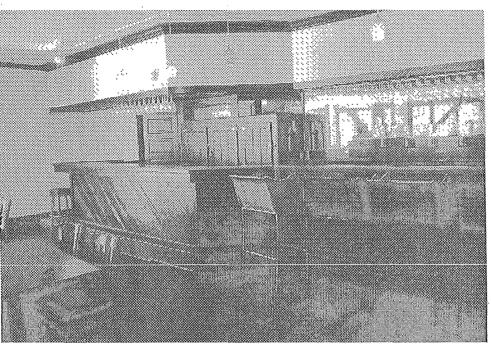
Front dining room, view south.



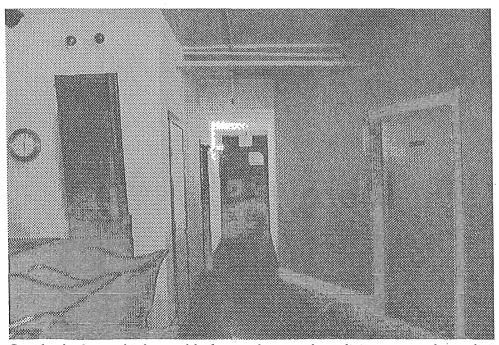
Front dining room, view east. Note heavy timber framing at left.

June 2018

Article 10 Landmark Designation Application 524 Union Street



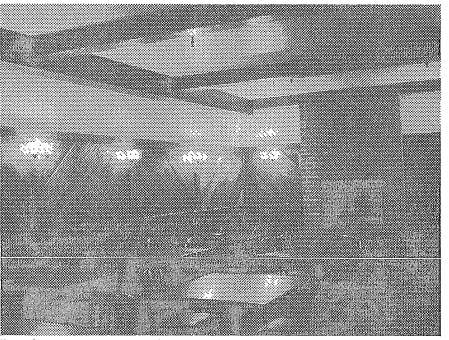
Bar and back bar configuration located at the west wall of the front dining room, view southwest.



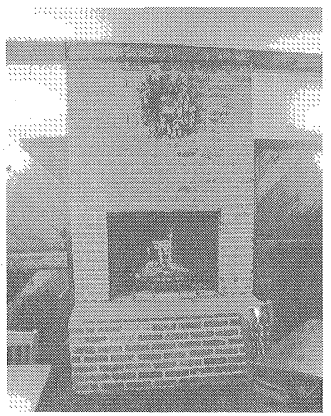
Corridor leading to kitchen and bathrooms between front dining room and rear dining room, view north.

SAN FRANCISCO PLANNING DEPARTMENT

Article 10 Landmark Designation Application 524 Union Street



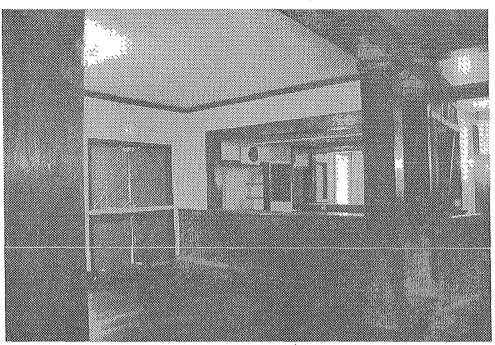
Rear dining room, view north.



Detail of fireplace in rear dining room, view north.

SAN FRANCISCO PLANNING DEPARTMENT June 2018

Article 10 Landmark Designation Application 524 Union Street

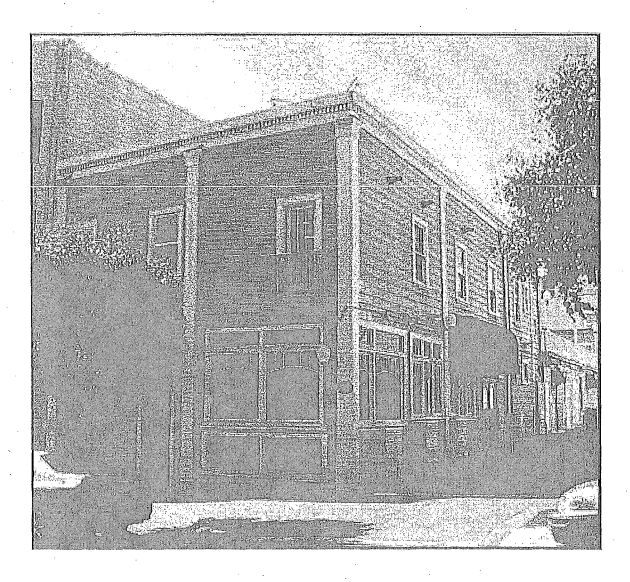


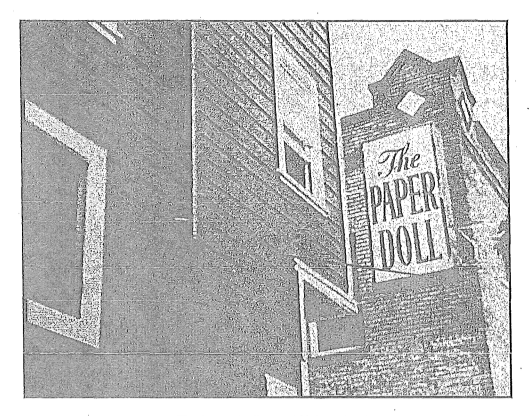
Raised area in rear dining room, view southeast. Note heavy timber framing at left and right.

٠{

The Paper Doll Restaurant & Bar

524 Union Street, San Francisco, CA.





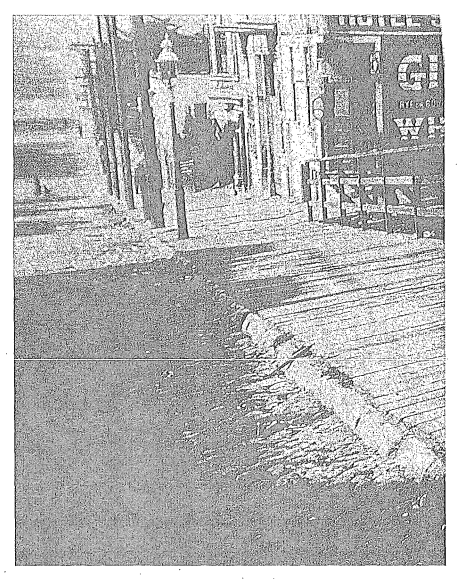
The Paper Doll at 524 Union Street

Overview

"The City's first Gay restaurant" according to Bay Area Reporter founding publisher, Bob Ross.

The Paper Doll Club was a pre-Castro social institution of profound importance as a center of San Francisco Lesbian and Gay life¹ for over thirty years. With lineage dating back to the Barbary Coast era, 524 Union Street was an anchor for the converging communities of North Beach, a crossroads for those who would go on to become influential catalysts of San Francisco's LGBTQ movements, and Women's post-War cultural movements renowned worldwide. As a Restaurant, Bar, and Jazz venue, 524 Union Street's extraordinary San Francisco history centered around Bohemian culture, civic action, resistance, innovation, feminism and Gay liberation as a location that uniquely bridged generations and movements.

The Paper Doll set the blueprint for greater acceptance of Gays and Lesbians, offering not just a refuge for a marginalized hidden community, but a model where people of all walks of life, and mixed sexuality intermingled; where for the span of a meal or a drink, the imposed closet of the era faded away for a predominantly LGBTQ clientele. The Paper Doll foreshadowed the ideals that personify values of an open San Francisco and functioned as a springboard for Gay and Lesbian entrepreneurs². As Grandmother to many of the most important LGBTQ bars, businesses and newspapers, it was one of the foundational sites where the LGBTQ's key figures unified, built community, met life long friends, lovers, surrogate families, and found political allies, giving roots to political and social liberation movements which followed.

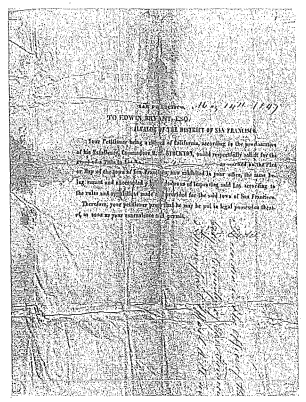


Construction and Occupant History

Construction: Built circa 1846, Rebuilt 1906 Alterations: 1975-1978 Moulton & Clark, Inc. Architecture & Planning

Building Description:

524 Union Street; assessors Lot 009, Block 0103, (previously known as 512 Union Street, and several Cadell addresses), is a two story mixed use Commercial building with finished basement, with ground floor retail restaurant and bar space and rear and second floor offices; fronting on Union Street and Cadell Place; a private passageway and alley with windows and accesses on Union Street and extending along and on Cadell Place.



Original printed title for Lot N. 413, Edwin Bryant Letters, May 14, 1847, courtesy Society of California Pioneers.

Located in the heart of North Beach, within the North Beach Triangle above Washington Square Park, along the Barbary Coast Trail, Peter Cadel (also known as Kadell, and Cadell), a German immigrant and pioneer who started the first commercial brewery in Sacramento, requested purchase of the land from the City on May 14,1847³ to develop and reside on the property. In 1875 there was a brick house and undeveloped lot on Cadell and Union, which he sold.

LUCH SALE-A NIAT DUTBIC GOT-tage on Fifteenth that, west of Mar-till bot, in the order, is boat and conventent, and bee all the modern inproven usia; cas, batb, hot and cold water, abundance of Aewers, and shribbery). ronitains seven rooms; lot. 25x120; will sell at barnain; tills prefect. Apply to J. H. JEP NINGS, 310 Blarkst streat. info-75 1610.7% TMUAUS & CO., 509 BAURAMENTO Lief, offer for sales Lot on Foll street, mar Van Ness avenue,

For sale advertisement San Francisco Chronicle, January 1875.

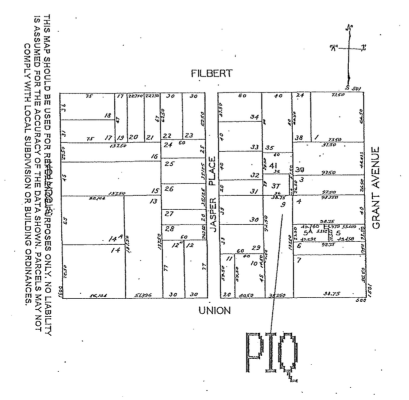
In 1878, a portion of 524 Union Street was leased to house the second location of the groundbreaking Golden Gate Kindergarten Association, inspired by visits from leading Suffragettes and founded by Female philanthropists, the public Hearst Free Kindergartens occupied the property to serve the Barbary Coast⁴.

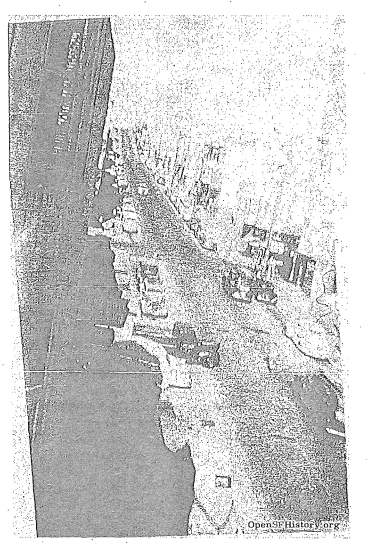
In 1904-05 as indicated on the the Sanborn Map the property was occupied as a Saloon and Restaurant with a Bocci Ball Court.

Interior Description

The building was renovated and expanded in 1975 to 1978 by Moulton & Clark, Inc., Architecture & Planning. At the end of Cadell Place; a stairway led to the caretakers unit on the second floor; a walking deck with offices was constructed; two subterranean shops were constructed with a exterior public stairway, and the main entry to the restaurant and bar was removed and the secondary entry on Cadell Place became the main entry. In 1978, the restaurant and bar took over the use of the basement, and restored and extended the floor area of the bar over the stairway to the shops, and enclosed with a front window and returned it back to the original floor space with the second stage.

The configuration of the interior restaurant and bar has been preserved with two separate dining rooms, and the original long bar and other details. The windows in the dining room were enhanced during 1975 renovation with Victorian detail windows and stain glass over the front entry and in the back dining room. The back dining room provides the original brick fireplace; updated to gas, and wood paneling reclaimed from the original carriage house. The raised stage in the back dining room still has a trap door from the prohibition era or wine manufacturing. The windows on the second floor offices remain the same size and location.





Paper Doll signage, circa 1945, facing Union and upper Grant Ave, photographer unknown, OpenSFHistory Lee collection/wnp33.00983

Neighborhood Context - Bohemian North Beach

As a cultural institution, 524 Union Street was one of the most prominent locations that served North Beach's role as a Bohemian and intellectual nexus. As a mainstay of Queer culture before The Castro, North Beach's cheap attracted artists, the would-be artists, poets, and writers, while catering to the remnants of Barbary Coast bohemians, and the infancy of the Beat generation, prototype Hippies, and other counterculture. An enclave formed alongside working class, waterfront laborers, and neighboring high society, including a Gay high society residing on Telegraph Hill, all within a colony of mostly accepting European Italian and Spanish immigrants. It was a place for outsiders and everyday San Franciscans alike. More importantly playing the role of a cultural stop gap, providing a place to go with a sense of humanity at a time when Lesbians and Gays could not readily identity themselves in public without fear of repercussions.

Historically, San Francisco has been a primary catalyst of change, and tolerance sparking national and worldwide discussions. As a precursor to a recognized community of Gays, Lesbians, Bisexual, Transgender the North Beach bars were the country clubs of the marginalized, where the social codes were created that shaped a cultural and political identity.

Once known as the Latin Quarter, the repeal of Prohibition made the North Beach area a bustling hub of activity and a huge draw for locals and tourists, while retaining the international feel of an old world village. Community historian, and representative of the Family Services Agency, Roberta Bobba said the cheap rents, the weather, and the bohemians, who were always "more accepting," drew her to the neighborhood.⁵

Between 1933 and 1965, over twenty nightclubs, bars, and restaurants catering to gay, lesbian, and transgender people opened in North Beach⁶ at the base of Telegraph Hill. more men and women moved to the neighborhood, creating the city's first queer residential enclave and establishing the roots of San Francisco's LGBTQ communities. As North Beach resident Charlotte Coleman said "All the gays lived on Telegraph Hill."⁷

Another community figurehead, Reba Hudson, who arrived in the neighborhood in the 1940s and stayed there for the rest of her life, said North Beach "was the most exciting, vital neighborhood in the City. But there was still the old Italians, the old Spaniards that settled in. Boy, you could smell the wine fermenting in the Spring. It was the absolute first working example of Democracy I've ever seen. It wasn't lip service, everyone was living side by side.... no prejudice, no nothing, and [people] could embrace other people's lifestyles. Truly European. [People] didn't care if you were gay or not ... [People] just gravitated to [North Beach] and were accepted in [North Beach]. It was the only place they were accepted. North Beach has always had that reputation". adding that "It didn't matter if they were gay places or not, we all hung out around the same places. North Beach is just full of outlaws of one stripe or another, and there were just a lot of unconventional people. That's why we all like it here. Everybody is just on their own personal merits", "The bohemians" said Reba Hudson, "were always very tolerant of anyone and everyone."⁸ and "It was long before the Beat kids arrived. A lot of intellectuals, not only writers and painters, and poets, just a lot of truly intellectuals. And a lot of the artists, and a lot of the political people. It was an interesting, marvelous neighborhood".

The first Gay bars in San Francisco were found along the Barbary Coast, and Waterfront areas. Numerous famed bars of North Beach followed in that tradition, such as Mona's, The Black Cat, Finnochio's and the Beige Room, gaining notoriety for a scene of LGBT identifying patrons, gender bending performances, eventually hosting early prototypes of Gay Parades with drag artists, and floats, traveling a single block. This was the public manifestation of a subculture for many.

The Paper Doll was one of the earliest Queer spaces in San Francisco that functioned as an informal community center, and social clubs, where Gay, Lesbian, and Transgendered people could make friends, find lovers, get information, or plan activities.⁹

LGBTQ Historical Context and history of The Paper Doll

As a lost Queer space, the Paper Doll Club's forgotten history was brought back to light by historians, principally Author, Nan Alamilla Boyd (Wide Open Town), who described 524 Union Street as "a bit off the beaten path. It was far enough away from the commercial strip that it was much more of a cultural enclave. It was a Queer bar for Queer people first rather than a Queer bar for tourists first. Alongside the tourist culture were these more community based spaces like Paper Doll through which a cultural community evolved and eventually solidified. The Paper Doll was unique because it was one of the first restaurants catering to the Queer community in San Francisco—if not the first—and because it provided a public alternative to night-clubs and bars"¹⁰.

524 Union Street spanned generations of struggles and pride, offering rare continuity to the Gay Liberation era as it emerged, back to the Barbary Coast influenced era of bars closed long

before their arrival to San Francisco. Where vital organizations such as Daughters of Bilitis, The Mattachine Society, Imperial Council, The Tavern Guild, and others gathered. Where many of the most important LGBT businesses owners and bar owners of San Francisco got their start. They all came out of the Paper Doll. Before the term Gay, and at a time when Lesbians and Homosexuals were ostracized, associated with mental illness, and getting caught could land you in jail, the Paper Doll existed as a place primarily for camaraderie.

Offering multi-course dinners at egalitarian prices, the Paper Doll encouraged an environment where patronage of mixed sexualities and identities converged, playing a role in acceptance of LGBTQ people through demonstration.

Food with drink allowed the Paper Doll to strip away some of the phobias and stigmas connected to other Gay bars of the time. Even so the Paper Doll also became one of the unintentional front lines in the fight for LGBTQ civil rights, and a site of resistance. Listed on the Federal Bureau of Investigation's 1959 report of establishments patronized "exclusively" by "Homosexuals and sex deviates", and the Armed Forces Disciplinary Control Board's list of forbidden establishments as late as 1968, 524 Union Street was targeted by the State Board of Equalization under the California Department of Alcohol Beverage Control vice squad raids. The effects of the morality crusades by special Police commissions, and vigilantes against the vice, prostitution, and so called deviant behavior of the previous Barbary Coast era also persisted.

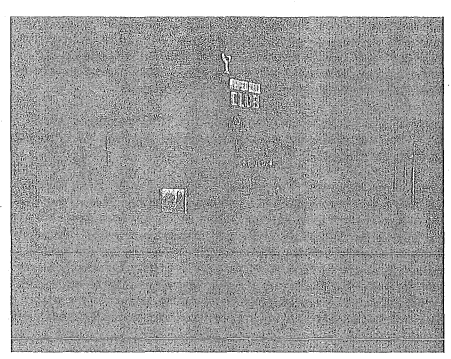
PAPER DOLL CLUB, 324 Union street (DOuglas 2-9835). Open 3 p. m. to 1:45 a. m. Steak dinner, \$2, chicken dinner, \$1.35. Drinks from 40 cents. The Paper Doll on the southern slope of Telegraph Hill Is a quiet, pleasant spot to get together with friends over a fine dinner or a convivial drink.

Sen Francisco Chronicle - May 17, 1953)

The building itself, high profile on a corner, long and L shaped down Cadell Alley, offered discretion with several entrances. As customary of establishments serving Gays and Lesbians at the time, windows were obscured. The interior was composed of a long bar on the left and booths and tables on the right. There were two banquet rooms at the back that could seat over 100 people, with a dining room converted from an old interior bocce ball court, and the original prohibition trap doors still intact in a raised area used for additional dining, or live performances.

The famed Paper Doll Restaurant and Bar opened in 1944.

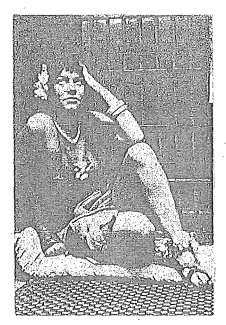
The Paper Doll's first manager and owner was Thomas Arbulich, a longtime North Beach and Tenderloin bar owner/restaurateur and family of future San Francisco District 7 Supervisor, Sean Elsbernd. He owned the business until 1956 and acquired the property through an estate transaction, involving a court ordered guardianship sale of the 524 Union Street property.



Film Still from "The Sniper", view of Cadell Place and Union Street

As a bootlegger at the end of Prohibition, Arbulich acquired bars as a means to care for his family and gravitated towards inventive business opportunities, including a competing "Girl in the Fishbowl" concept contemporary with Bimbo's 365, and the Crystal Nook at the Crystal Palace concession marketplace¹¹. Roberta Bobba remembers going to the Paper Doll in 1946 saying it was a sailor bar at first, but was then taken over as a Women's bar. By 1947, the bon vivant Mona Sargent, dubbed "the Queen of Telegraph Hill", known for San Francisco's foundational Lesbian bar Mona's 440 club (440 Broadway) in North Beach, recalled she "got a call from Tom Arbulich asking me to buy or be his partner". Shortly after selling her interest in the original Mona's 440 club, parting ways with partner Charlie Murray, she was recruited to work her magic at 524 Union Street. "I didn't like Charlie and promised myself, 'No more partners,' but I hadn't signed any contract" said Mona about her noncommittal affiliation.¹² "So I made over the Paper Doll on Union and took my name with me".

According to a former patron, "She just sort of turned it on as a gay bar. Everybody liked her." ¹³ Sargent's first bar, located just a block up the hill, at 451 Union had relocated after only two years, driven out by neighbors, and although Mona's time at the The Paper Doll was equally as short lived, she redesigned the interior, and her clientele followed her. A self-titled bohemian, Mona Sargent said "We're not offended at how the other fellow lives".

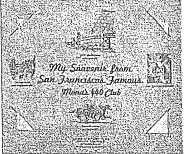


"She was straight, but she was really good." remembered former waitress Charlotte Coleman. "If any police came in, she would do anything for you — she would stop them at the door and "You don't touch my women". She was really sweet, but also tough when it came to us. She wouldn't let anybody bother anybody."

Mona Sargent, "Queen of Telegraph Hill", jailed for a "disorderly house", Courtesy San Francisco History Center, SFPL, 1937

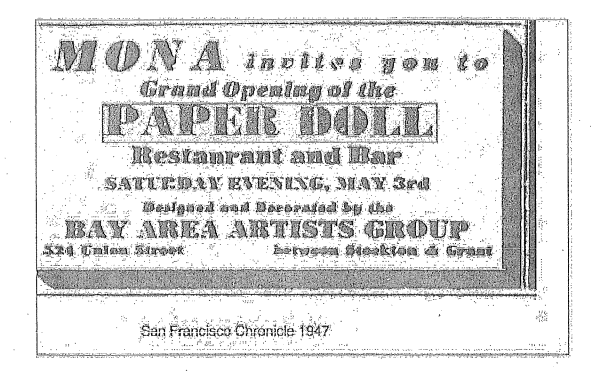
Del Martin describes the original Mona's as "really a tourist trap. They used to let us in for free because we were part of the attraction. We were part of the side show. That was about the only way you had of meeting anybody - would be to go to a bar" ¹⁴





Mona's 440 Club, Tourists photo postcard, posing with Mona's female patrons.

Phyllis Lyon recalls the radically important benefits of a place to go, noting the subtle benefits at a time when Women were expected to wear skirts in bars, saying "we got into pants as often as possible", adding that "Because up in North Beach early on, Lesbians were part of the floor show, in a sense. They wanted you to 'look at the Queer". The Paper Doll was one bar that offered sanctuary from the tourism which had grown to include Grayline tour stops, that other establishments were attracting, providing a budding community an alternative where they could eat, talk, and gather.

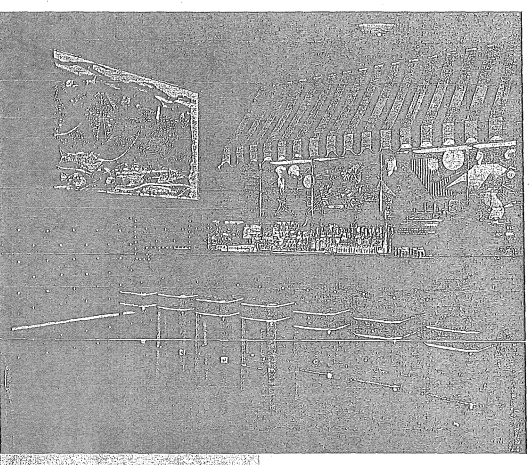


Mona advertised the grand opening opening; Designed and Decorated by the Bay Area Artists Group. The project was led by Emmy Lou Packard; also known as Betty Lou Packard (1914–1998) the Californian post-war artist was known for painting, printmaking and murals, and



Frida Kahlo with Emmy Lou Packard

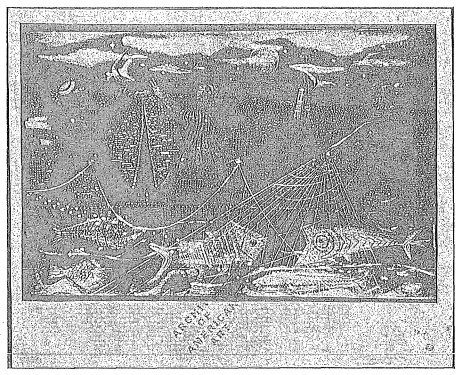
previously acted in the role of chief assistant to Diego Rivera, and a confidante of Frida Kahlo, during Rivera's Bay Area period creating WPA murals. The Paper Doll interior included a two dimensional window of vinyl cut outs depicting San Francisco landmarks, by utilizing a technique which Packard dubbed "edgelighting" using new colored plastic materials, two $4 \times 6 \times 1/4$ " sheets and concealed fluorescent tube lighting on the top and bottom, affixed side wall. A candy stripe canopy was suspended above the back bar, and celebrated abstract artist Robert McChesney created murals on the mirrors. Circus themed cut outs, in collage evoked Dadaist imagery, and Balinese shadow puppets. The local North Beach artist colony assisted, painting murals on the interior walls. Community historian Joseph St. Amand recalls the artist Rita Covelick, from the neighborhood's creative colony, also designed "collage window." 15



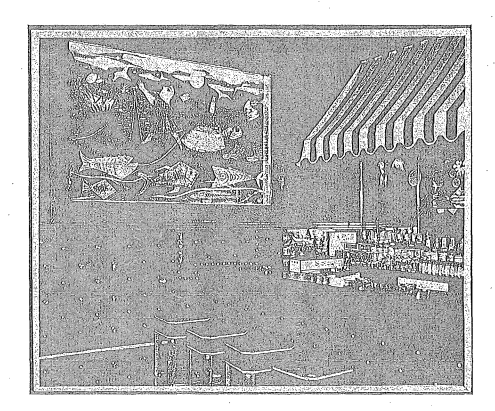
Hous the for I desmaked. 16 Pape Poll". The printone 15 edge hyperal plantic -

ABOVE: Artist photo documenting murals, Paper Doll, 1947, Smithsonian Archives of American Art, Mary Lou Packard: Paper Doll Club Murals Project.

LEFT: Hand written Emmy Lou Packard note.



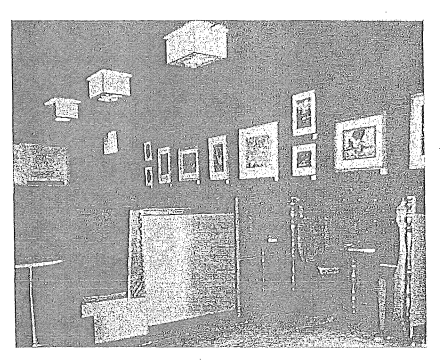
Paper Doll Club Murals Project, Smithsonian Archives of American Art



Unusual for any restaurant, 524 Union Street contained an artist studio where WPA certified mixed media artists worked, right behind The Paper Doll, in close confines; a rare blend of Bohemianism with everyday people. Prior to establishing the famed Vesuvio Cafe, artist agent, and promoter of the Beatnik image, Henri Lenoir, used the Paper Doll as one of his makeshift galleries, capitalizing on a non-traditional curatorial setting to sell works of his Bay Area Artist Group roster. The backdrop was set for all walks of life to commingle in a uniquely San Francisco space

FOO Paintings. 01 Spain. and South America by Jose Ramis, until June 15. Twelve Adler Place. Paintings by Melvin Fowler through June. The P aber. Doll. 524 Union street. 1. HR. 14

Paper Doll ad, San Francisco Chronicle, June 12, 1949



Back Dining Room, The Paper Doll, photo by Marshall Douglas, Opera & Concert, July 1947

Of Mona's opening party at the Paper Doll, Pat Healy said "Yeah. That was - that was The Big Night. The best food in San Francisco. And I'm sure if you talk to anybody, they would back me up on that. I haven't had a prime rib dinner since — Oh, the old prime rib" ¹⁶. Openly Lesbian actor Pat Bond said "When the Paper Doll was going full blast, they served great meals for about a buck--buck and a half--so you had a lot of straight people coming into the Paper Doll." ¹⁷

"I lived around the corner on Grant and ate there frequently" confirmed Dick Boyd, a North Beach bar owner, and historian that frequented the Lesbian clubs. "The food was excellent. You could get a steak with all the trimmings for \$1.65. I could even afford to tip at those prices." ¹⁸

Susan Sontag, the celebrated social critic, activist and writer, recounted formative visits in her diaries; closing out the Paper Doll as a teenager, witnessing bad lounge performances, and "several attractive women who served drinks - all in men's clothes, as at Mona's"¹⁹.

Mona Sargent set the formula that would make the Paper Doll so renowned, with an identity that would last decades, but she quickly moved on to other projects, saying "These partners couldn't stand that I got all the attention, and I realized it was a big mistake. [...] I stayed [at the Paper Doll] about a year".

Whether initially just a lucrative venture, Bill Elsbernd, the step-grandson of Arbulich, relates a childhood memory indicative of something unintentionally greater at play, saying that when his father tended bar at the Paper Doll "looking like Robert Redford off the farm", having "moving to the big city, religious", he was a draw, noting he "never talked about what they did on the other side of the bar", adding that "dad got on our case if we used the term "Queer", he said don't ever call that name in a nasty way".

The Paper Doll was mentioned in the 1948 version of "Where to Sin in San Francisco" by Lord & Shaw with the less than subtle caption overtly stating that "Stolid Tom Arbulich, pedestrian proprietor of this merry little cesspool, declares it is "a nice place" and, knocking on wood, avers, "We never get any visits from the Shore Patrol". The sensationalist guidebook described the Paper Doll as:

"A rendezvous of the Gay People. You'll see gay women who walk and talk like men, and gay men who walk and talk like girls, and often you'll find it hard to tell whether a gay man is a man or a gay woman is a woman because sometimes a gay woman cuts her hair like a man's and puts on men's clothes and looks more like a gay man than a gay woman, and a gay man sometimes lets his hair grow and plucks his brows and puts on fawn slacks and looks more like a gay woman than a gay man, and maybe they are both so anyway but it is very confusing..."²⁰.

The 1955 book "Bohemian San Francisco" mentions "Another Queer place, which can't make up its mind whether it wants to be strictly pansy or strictly Lesbian is the Paper Doll." but contrasted with other bars hyped as "beehives of perversion", the Paper Doll was described as "a very dull joint at best". ²¹

Gay author, tattoo artist, and Kinsey Institute collaborator Samuel Steward cruised the Paper Doll noting in his journal, that by the early 1950's it was "so packed they were drinking outside on the steps." ²² Bobba says women went to the Paper Doll for an elegant dinner.²³ Gerald Fabian, who described the Paper Doll as mostly Lesbian, said it was always packed—"one of the places on the circuit that you went to." ²⁴

Longtime bar owner, and founding Tavern Guild member, Charlotte Coleman called the Paper Doll her "favorite bar forever...the best one ever happened...the number one place that we went

every Friday and Saturday night. Many of my years I spent in that bar" saying it was "where we all met and grew up."²⁵

"I don't think there was any class division. We didn't even have that many places to go — and everybody went." explained Charlotte Coleman who appreciated the Paper Doll because it was located away from the more touristy Broadway Street, explaining that "Women used to pick bars that were tucked away, quiet little areas and districts and what not, and the Paper Doll, at that time, was"²⁶. It was on the steps of the Paper Doll that Coleman struck a friendship with Roberta Bobba that lasted 61 years²⁷.

Bobba recalled that gay men sat at the bar and Lesbians squeezed into the large booths:

"The waitress would say, 'Well ... can we seat two more people with you?' So they'd sit down next to you. And then a little while later it'd get real busy and they'd stick in two more. So there you were, every time you went, you met some new people ... you got to know all the ladies in town"²⁸.

"It was the typical sort of young white collar kind of people. Fuzzy sweater, plaid jacket" according to Joe "Baron" Nimidoff, "The places that had restaurants seemed to, you know, they had a different atmosphere"²⁹.

Reba Hudson reminisced that "it was exciting, we'd sit around shining our shoes, pressing our shirts, waiting for Friday nights. Lots of good times. People were open then". ³⁰

Dick Boyd offered context observing "the preponderance of bars were Lesbian. Why? Fewer doors were open through normal channels (work, clubs, organizations) for women to meet other women of a like mind." ³¹

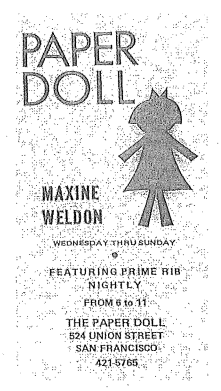
Radical Lesbian rights activist, Elaine Mikels, the founder of Conard House, San Francisco's first halfway house, recalls in her memoir how the Paper Doll offered her refuge. She connected with an artist colony, found a job, met an older Gay man who took her in with lodging, and portrayed it as the first place she experienced a scene where mature heterosexual Women befriended younger Gay Males:



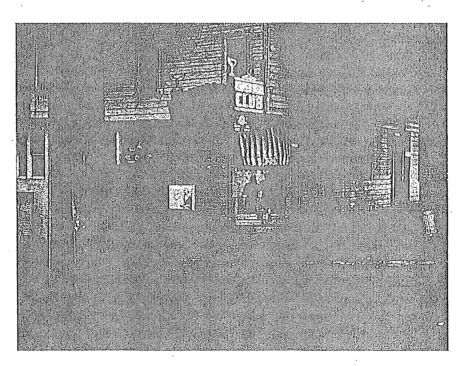
Elaine Mikels with mentor "Bo" at the Paper Doll, 1951, from memoir

"Settling in San Francisco, Women similar to those I had met in Southern Italy, It was exciting to think that San Francisco would be offering the same colorful experiences that I had enjoyed during my travels. I returned to the Paper Doll dressed in my slacks, turtleneck polo shirt, and corduroy jacket, the Lesbian-identified costume that I had worn when I went to bars in Greenwich Village. Coming into this bar, (Paper Doll) I felt more at ease than I felt the first time at Mona's in the Village two years ago, where I sat in the corner hugging a coke. The group here seem different, evenly divided between Lesbians, and Gay men, all appearing middle class in their dress and manner." [...] " Dressed up in our best slacks and jackets and have dinner at the Paper Doll on Upper Grant Ave. The crowd was quite different from what I had experienced at Mona's; they were middle class Lesbians and Gay men. Eva would order us martinis, a drink I have never had which became my favorite from then on. She would go to the juke box and play our favorite tune, one whose name escapes me but when I hear it now it brings back those lovely candlelight evenings that we spent together at the Paper Doll". 32

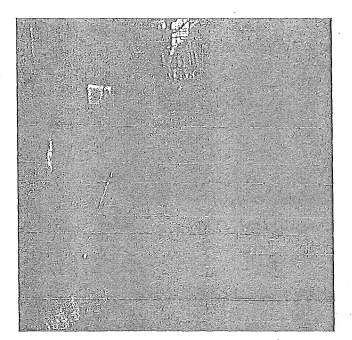
North Beach was drawing nationally known top entertainment talent, and as a super club, the Paper Doll Club was beloved by San Franciscans in the know. Nat King Cole spent a week at the Paper Doll before being let go by Tom Arbulich when, as the story goes, he couldn't be heard over the crowds³³. In 1949, the respected Ragtime revivalist Paul Curtis Lingle, believed to have backed Al Jolson in films "The Singing Fool", and "Mammy", held a residency as the Paper Doll house entertainment, where it's said boasted that he performed for "All three sexes"³⁴. In the late Sixties, Ann Weldon, and her sister, recording artist, Maxine Weldon began appearing regularly, to uplift standing room only crowds. Grammy, and NAACP Image Award winner Carmen McRae was also a headliner.

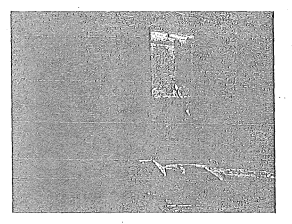


In 1952, the exterior and likeness of the interior of the Paper Doll Club was featured in the film noir cult classic, The Sniper, produced by Stanley Kramer (High Noon, It's a Mad, Mad, World, Guess Who's coming to Dinner).



Still Photos from The Sniper

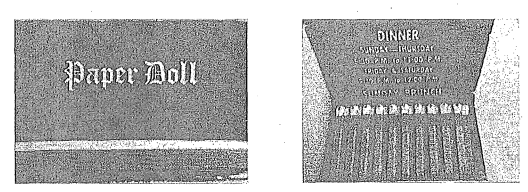




Additional stills from The Sniper, circa 1952

At any given time, era and incarnation, the usual suspects of the North Beach art and poetry scene, a cross section of San Francisco's life, and someone visiting their first Gay bar. Poet, Artist Weldon Kees might be performing ragtime or dining with shipping magnet and gubernatorial candidate Bill Roth, and his wife Jane Grab Horn, talking about publishing Jane Austen through their imprint Colt Press or the creation of the ACLU, Poet Thom Gunn might be pretending not to recognize closeted students, William Ball, founder of the American Conservatory Theater, might be discovering new talent, and the Ernst Tie Company might be creating their Fall line at a booth across from San Francisco Renaissance poet Jack Spicer.

By 1954, Arbulich began shifting his focus to real estate, and The Paper Doll was sold to one of his tenants, the legendary owner of New Pisa, restaurateur Dante Benedetti, a native son of North Beach born in nearby Jasper Alley. Benedetti, a childhood friend of all the famous San Francisco baseball players, including Joe DiMaggio, was a three sport letterman himself at USF where he went on to coach baseball for \$1.00 a year. His life's passion was acting as a philanthropist of youth sports, and today his efforts are recognized by a foundation, and youth baseball tournament in his name. In 2006 after his passing, having touched so many lives, the San Francisco Giants honored him at AT&T Park. ³⁵ His family business was classic family style Italian restaurants.



Paper Doll matchbook (courtesy of the Benedetti Family)

Dante Benedetti and The Paper Doll's impact on LGBTQ civil rights

Dante Benedetti, the owner of 524 Union Street for over 20 years, was one of the first, if not the first merchant in San Francisco to openly and unapologetically declare he ran a business for homosexuals. Under his ownership, The Paper Doll would find itself on the front lines of a precursory fight for LGBTQ civil rights.

Dante was a veteran of the US Marines, and US Coast Guard during World War II, where experiences witnessing homophobia towards his bunkmate, and comfortable in his own sexuality, standing up for him, would prove formative³⁶. Upon returning home, he rejoined the family restaurant business, and began to purchase neighborhood properties. He wasn't a Bohemian, or associated with artist hangouts, but after a quick glance at the Paper Doll books, he took the reigns from Arbulich, his landlord at New Pisa. Steeped in traditional Italian culture and machismo it was a uniquely San Francisco match³⁷. Rebba Hudson said "He was a hell of a guy, all the gay people worked for. Treated people very well. He also had a great sense of right or wrong, and his clientele from New Pisa went down there."

"It was the most popular place in North Beach" claimed Benedetti. "There was the Black Cat, and the Paper Doll. [...] And then I made a restaurant and you know, I put food in there, and by the time when they took my license from me, that was a really popular restaurant. You know, serving steaks and roast beef, all for \$1.65 dinner, you know. And I brought in all kinds of people. The place was packed all the time".

Dante's daughter Sandra Luna, one of two that went into youth education, explains that "Those were the days when businessmen took three-hour lunches in North Beach. Our Restaurant was filled with those businessmen, artists and Italians in the neighborhood" ³⁸

Of the interior, Dante recounted that "On the inside there was a big long bar, I'd say about 30 stools as you went into the left. And then on the ride side were tables and booths for food. And then you went through the corridor where there was a lady and men's room in the middle. And then in the back there was another room, like a banquet room. There was two banquet rooms actually. They went on an L shape. It was jammed at the time. All the time." Appellate court records referred to photographs depicting the front bar "raised and the tops of the stools well below the level of the bar"³⁹

The campaign of harassment against bars accused of morality and vice crimes resulted in a landmark 1951 ruling in favor of the Black Cat Cafe's defense for serving an increasingly Gay clientele. The courts had previously declared that absent "illegal or immoral conduct," Gays were entitled to gather in public places — the first time this right had been affirmed in California, but the Black Cat Cafe hearings in Stoumen vs. Reilly opened the door to a new set of policing

strategies — in particular, the use of undercover police to entrap patrons, and provided language that "immoral" behavior was still grounds for legal action against LGBTQ bars. In 1955 the California State Assembly passed a law authorizing powers to ABC to close any "resort [for] sexual perverts". The legislation was challenged but eventually resulted in the permanent closure of The Black Cat Club and put venues like The Paper Doll at increased risk.

Rikki Streicher, a founding board member of The Tavern Guild, the union formed to avoid such busts, recounted one story: "At the Paper Doll

where I lived, I lived above it, [in the caretakers unit] and was a cocktail waitress in it. One night they got word that they were going to raid the place, because they used to raid places at the drop of a hat. So I told everybody, we were going to be raided, so if they

wanted to go home and whatnot - Well I was the only one left."40

Pat Healy experienced raids at various bars, throughout the 50's saying "Well, ostensibly it was a vagrant check. But it was a way of harassing Gay people. They could hold them for 72 hours, and then they had to turn 'em loose. [...] I don't know what they did with vagrants in those days, run 'em out of town or something, but it was - they had to verify your employment with your employer. Well, that was horrifying, humiliating thing and probably would cost you your job".⁴¹

Said Dante, "I was doing a tremendous food business up there when they closed me down, you know "How come there's just men in here?". And they started to bring charges against me, of what kind of place I was operating. So, it was very successful when they closed me down". ⁴²

Keeping a dress code, and a formal Maitre D', Benedetti proudly insisted he ran a clean house, describing "two girls on the door. I had one girl on the door that was good...Her name was Dotty" On Dotty, Reba Hudson said "She was not a real nice person. [...] Boy, I mean she did keep things in control [...] She was real overbearing, she was perfect for her job, She loved her job". Dante adds that "She was about 40 years old and she was married. She was a tough lady [...] And she could spot 'em and she'd keep trouble out before it started". [...] "She knew how to handle people, all different kind of people. She was the best I ever had. And she was the one that kept peace on the floor". Dotty's sister Linda was also a Paper Doll cocktail waitress. ⁴³

Owner Says Paper Doll 'Gay' Joint

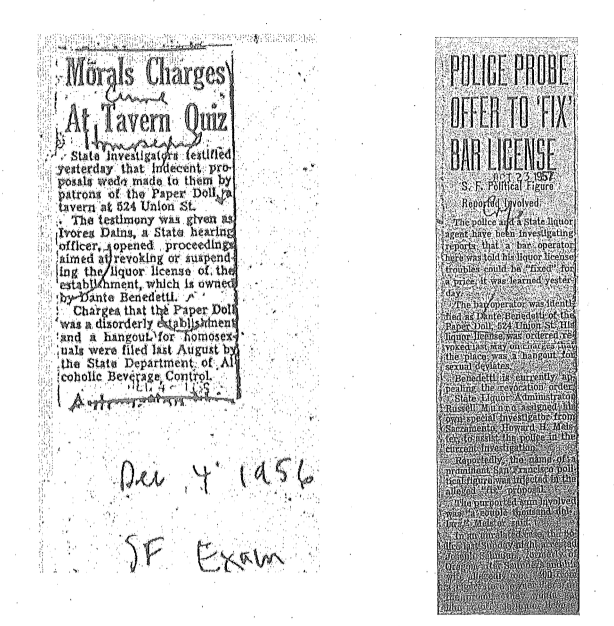
A former University of San Francisco football plays or who owns the Paper Doll Cub, 524 Union street, was quoted yesterday as saying his place is patronized exclusively by homosexuals. The development came at be opening session of a De partment of Alcholic beyers age Control hearing to decide whether, the favera's liquor litereu should be revared. An accusation charge, the Paper Doll is a rondervous for hearing sixuals, and a "disorderly establishment."

Robald R. Harris, 28, 36 undercover lignor officer lesundercover lignor officer lesunder of the Taper Doll and guard on the USE football lears from 1536 fo 1940, (old him the club calered to homo secure anom 25, called a "tay" displate. The hearing was continued

The hearing was conjunced a) the end of vestorday's sesign and will be scheduled. It is one of four attempts to revoke liquat licenses of San Francisco, lavens of grounds they are hangouts for bonkossyaals.

Other layerns are the Black Cat, at 710 Montgomery street, the Copper Lantern, 1335 Grant svenue, and the Cross Roads, 109 Stepart Street. Only the charges against

the Black Cat have been heard.



By 1956 Bar raids and harassment resulted in Liquor license suspensions for the Paper Doll Club, alongside the raids that shut down the famed Black Cat Club, including Ethel's, Crossroads, Copper Lantern plus a full license revocation at Miss Smith's Tea Room.⁴⁴ Accusations made during undercover stings on August 20, 1956, in a packed house of 175 patrons designated the bars as disorderly houses and hangouts for sexual deviants. There were subsequent hearings on December 3, 1956, April 10 and 11, 1957 and February 15, 1957 and appeals in 1960.

One patron, Vaughn [last name unknown] explained the gossip around the sting at the Paper Doll: "Well, Leo Whitney, Leo was a bartender at the Paper Doll. His wife was the hostess. He was a little guy; he would camp and carry on, and he was pawing someone's arm or something...they arrested him for it".⁴⁵

Appeal documents for Benedetti vs. Department of Alcoholic Beverage outline an instance "occurring on May 13, 1956, following the occasion when a patron named John Cowgill invited Agent Johnson to engage in a lewd act. After Johnson left the bar with Cowgill and placed him under arrest, Johnson returned to the bar and asked Police Officer Tregoning to come outside. At this time, the bartender, Rick, warned Tregoning, who was not known to be a police officer, not to go outside with Johnson. The bartender said that several arrests had been made the night before; it would be all right as long as he did not leave the premises".

The Paper Doll Loses License Examiner Capitol Bureau SACRAMENTO, March 16.—The State Department of Alcoholic Beverage Control today closed a longstanding case by notifying a San Francisco liquor licensee that he is out of business. 前AR 1 7 1961 Dante Benedetti, owner of the Paper Doll, 524 Union St., was informed his license had been revoked for running a disorderly house, which became a resort for sexual perverts. He had fought the case for five years.

Benedetti claimed he "never had any idea whatsoever that there was anything wrong with operating a Gay bar". Adding that "No one ever told me. It cleared the license, and I thought that's all that was necessary". Benedetti would explain to anyone who asked, that he never made assumptions about gender, or sexuality of his clientele at Paper Doll saying "Gay people are no different than a human you know, a person that's normal. You show a little acceptance to a normal person and he reacts to it. You know, and I think Gay people did the same thing. That's why they came to San Francisco. They never arrested them. They never, you know, beat 'em up" [...] "That means employment, that means a lot of things. You earn a living".⁴⁶

Benedetti, who wasn't very big on accounting, and was known to carry large rolls of cash for paying bills to beer suppliers, and meat purveyors ⁴⁷, refused to speculate on the possibility he had inadvertently reneged on agreements made by previous owner Arbulich during the time of the "Gayola" scandals where local authorities were found to be extorting Gay bars. Dante still preferred to believe the shut down had more to do with not following unspoken rules for keeping Gay bars open, perhaps hoping to

downplay the prejudices themselves out of embarrassment for having witnessed such intolerance. Mona Sargent's bars were never raided, for example, as she proudly stated the police "knew me. I'd lived on [Telegraph] Hill before that [...] and just knew cops".⁴⁸

In reaction, bars began self policing. One patron, Joe Nimidoff, remembers making a sexual joke that got him bounced from the Paper Doll, and "never allowed in there again", illustrating how tense the climate was. He added that "[they] said there were too many liquor licenses issued in San Francisco, and they were trying to cancel some of them [...] just listening for any kind of information that would give them grounds to revoke a license". ⁴⁹ As Dante proudly stated: "They had no other evidence whatsoever. It'd be — they had a testimony of an inspector saying that one guy was groping the other guy, but nobody ever made an arrest in the place. There'd never been an arrest in the Paper Doll".⁵⁰

Daughter, Sandra Luna likened it to how the family ran New Pisa where "there was no hanky panky going on. He wouldn't let anyone kiss at the bar. He said he drew the same lines at the Paper Doll. There's nothing going here at the bar, but you can come here and gather". Dante, an amateur boxer and street fighter trained at the San Francisco Boys Club, protected his customers, "he was adamant about whatever patrons he had, they were safe", and was known to grab his fiercely loyal chef, another former Marine, John D'ulio, to go fisticuffs with would be gay bashers, in Cadell alley⁵¹.

Regarding the Paper Doll losing it's license, Reba Hudson says "They had something like 28 or 29 counts against him, believe it or not. And I say, they came in there with cameras and everything! Well, that was the most openly Gay place." [...] "For Christ sakes, Dante was born and raised in North Beach [...] He's probably the stablest guy in this whole-world. He's also a man of great integrity and of great honor and he didn't think he was doing anything that wrong. And that's why he fought it all the way to the Supreme Court. [...] I really respected him for that...He was as straightest Italian in this Beach. But he's a hell of a guy... He just became a [scape] goat, you know, they needed a goat at the time. And this being, you know, flagrant at that time, or considered so at that time, you know. He became the goat."⁵²

After being cited for running a unclean house, with deviant behavior, Benedetti battled the Department of Alcoholic Beverage Control between 1956-1961 arguing that Lesbians and Gays had the right to assemble in bars and restaurants.

Pioneering activist Del Martin explained "they were being constantly raided, you never knew when the paddy wagon was going to show up, officers come in and load you all in, and the charges were absurd like visiting a house of ill repute." ⁵³Martin who had begun to organize and educate around that time remembers "That was the beginning of some knowledge of the rights that we had, and most Gays initially didn't understand it. That it wasn't against the law to be Gay, that certain displays and acts were".⁵⁴

Benedetti spent years and countless expenses battling to find due process, recounting that "in those days, they had what you call a - a court within the Alcoholic Beverage Control Board. It has nothing to do with the civil court. And I fought it all through those, and then I went into the civil court. And the first civil court I went into, they denied me the right to go ahead and fight it any further than that". [..] "It was expensive, but I just thought I was right. I wasn't doing anything wrong".

Although Benedetti openly admitted The Paper Doll had a Gay and Lesbian patronage, an admission that made headlines in San Francisco newspapers, Dante proudly stated "Nobody ever made an arrest in the place." [...] "In fact, in my remarks in the transcripts, is "Well, if you're going to take away the Paper Doll, which is run better than the New Pisa", I said "you might as well take New Pisa too", putting his families business opened in 1919, on the line. Ultimately the threat against his family business forced his hand.⁵⁵

Don Farber who eventually took over the business alleviates any ambiguity. "Dante wouldn't pay off" he explained. "He didn't think he was doing anything wrong even though he knew it was a different type of business. Where he had sisters, and ex Baseball players at New Pisa, a big family thing, this was the complete opposite"⁵⁶.

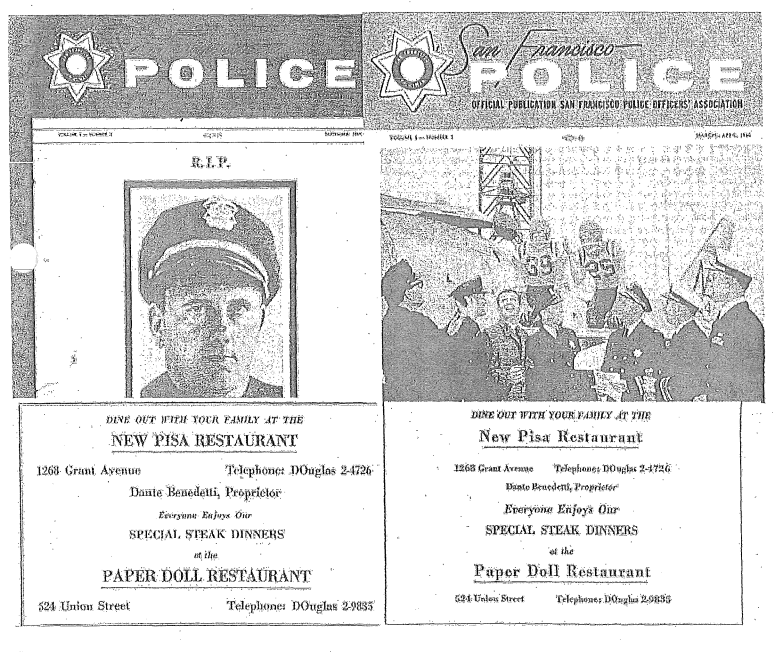
Luna describes a fearless, principled man. "He was stubborn, he really was. It wasn't that he didn't have the money, he was just like no, it was wrong. He had so much pride, it was like "I run a clean business", these guys just happen to be Gay. He just said there is nothing wrong happening.⁵⁷

The original Paper Doll remained in operation through 1961. Charlotte Coleman said LGBTQ places such as the Paper Doll stayed open longer than most spaces because they doubled as restaurants, and according to Coleman policing agencies were normally more tolerant of bars with restaurants. ⁵⁸

Farber recalled that "Dante had a legion of police officers who he fed in the back room on the meat block. They'd tell him "this guy's coming, be careful", but that one police sergeant in particular targeted the Paper Doll routinely. Farber added, "To keep the business going, Dante tried selling Near Beer, practically giving steaks away. Dante, he gave everything away. He was a kind man". Daughter Luna adds "what was really normal was, if you ran a restaurant, you're

opened late, you handle lots of cash, and I know cops might take home some raviolis or steaks, you kind of buttered the bread and make them watch out for you... but with the Paper Doll, that wasn't enough. Dad drew the line, "there are no illicit acts taking place, I refuse to pay you off".

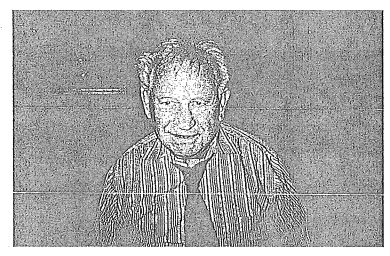
At the same time, The Paper Doll Restaurant advertised dinners in the San Francisco Official Police Association Publications from 1959-63.



TOP LEFT: San Francisco Police Newsletter, Paper Doll advertising, 1960

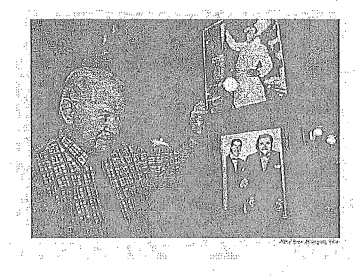
TOP RIGHT: San Francisco Police Newsletter, Paper Doll Advertising, 1961

"He and my mother spent every cent of their lives fighting that thing. They lost everything" remembers Dante's daughter.



Dante at New Pisa, age 81, photo by Andrea Perkins

"It was important for me." Dante would say about the Paper Doll episodes. "Not for anything else. Just for my own conscience." he'd say, "I still to this day — I don't think there was anything wrong. No way". ⁵⁹



On Dante's passing, some guests at University of San Francisco's memorial service were puzzled because "On one side you had all these old Italians, on the other side, all these "old queens". They were just there", explained daughter Sandra, "Just to honor him. They remembered".⁶⁰

_25 **340** The California Department of Alcohol Beverage Control gave Dante a chance to sell The Paper Doll to Don Farber in 1961. Farber had been a journeyman pro ballplayer with Pacific Coast League teams like the Oakland Oaks, and the Solons in Sacramento where he made a connection with a "remote friend" within the agency who proved helpful. Farber recalled "The only stipulation was I had to change the name" to satisfy the ABC, saying "from the time I took over to the time I left, it was the same people working there. Same cooks, same employees". The Paper Doll remained, renamed as Cadell Place.

"So when my playing days were over, Dante asked me if I wanted to learn the business" Farber explained, "He was tickled to death to get out of there".



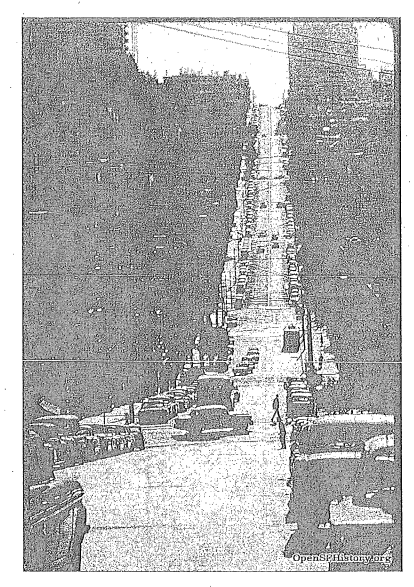


"One day I went into work and everything was gone", according to Farber, elaborating on how Dante had "60, 70 counts against him, he had the best attorneys, and got it down to the 1. He had the best attorneys, they got him on just the one count".

"When I first started", said Farber, "it was during a holiday, when Dante was worried the police were coming. I'd never seen anything like it, they were sardines in there." but despite ongoing popularity "Dante distanced himself when things got sticky. After it opened for the day, Dante never spent much time in there."

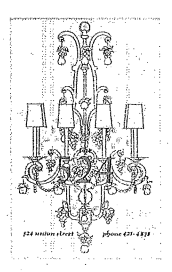
"When it opened up, it was a straight crowd that came in. Then it was kind of like an Etch o' Sketch to a different crowd", Farber said, adding "Guys would come in Brooks Brothers suits one day, then come back in on Friday in leather".

The Paper Doll was doing 280 dinners a day, and Farber immersed himself in the business, working side hours learning the ropes at other classic San Francisco establishments including Fisherman's Grotto #9. At the Paper Doll, he recalls a Chinese cook teaching him how to butcher meat, and teaching him recipes for the house made salad dressings.



"There was never any trouble" to Farber's memory. "The booths were nothing spectacular, nor the plumping" he said, but for what had become a predominantly Male group that visited the newly named Cadell Place, he recognizes in retrospect "the infancy of it all, before the bathhouses, the parade, there weren't many other places to go". Like Benedetti, Farber was a family man, and in his case, he grew tired of the grind. He turned his focus to another business in South San Francisco's Golden Gate produce terminal, at the site of television production for The Green Grocer. Farber would eventually work in racetrack management services for the DeBartolo family, noted for their high profile ownership of the San Francisco 49'ers NFL football team.

LEFT: Cadell Place neon signage visible, Union Street looking towards Columbus. (OpenSFhistory/wnp25/4762)



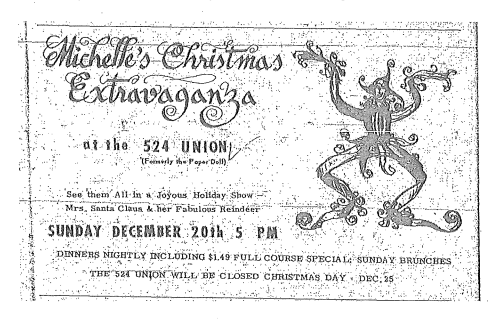
Still essentially the Paper Doll, 524 Union Street was rebranded by chef/operator Bob Ross, and Samuel Hall as The 524.

Now under Gay ownership, at a time when very few Gay and Lesbian owned bars, Ross creatively began to showcase a growingly visible community at The 524 with events seven nights a week. Ross would also help found the Tavern Guild, acting as it's Director, Secretary, and eventual President, and The 524 employed it's activities director.

Ross proudly recounted that during his ownership "People would line up all the way down the block and get in for 15 cent brunch", wait listing for a bare bones breakfast. "The bar would take in between 11:00 and 2:30, almost \$2,000. Now in those days, that's a lot of money, because the drinks were all under a dollar" remembered Ross, citing brunches as their most profitable day⁶¹. Write ups at the time still described a place where you could take out of town guests for abalone and a "quiet dining room that was ideal for a conversation that kept apace for a couple of hours over wine and coffee"⁶².

In 1964-65, patrons like Jim lvory confirm a more male clientele and remembers learning how to disco "by watching the go-go boys". On special Sundays, the Polk Street Queer boutique Town Squire used The 524 to stage flamboyant fashion shows, featuring "well known young men as models" in skimpy outfits, with rapid fire running commentary hosted by Mike Gerry as the celebrated Drag Queen Michelle. Groundbreaking drag performer Michael Greer graced the stage. The Mattachine Society, one of the first Gay rights organizations, who had previously included The Paper Doll on their bar map, sponsored a Sunday stop for the book promotion of "Mr. Madame" Ken Marlowe's unprecedented tell-all book.

524 Club continued a long tradition at the site, of advertising holiday dinners for Thanksgiving, with free turkey door prizes, and Christmas events highlighted by the Tavern Guild's slide shows narrated by Michelle which provided the community a place to gather amongst other strays and find an adopted family, at a time when many LGBTQ were estranged from their families.



man. . ya

STP-BISE6

Sutter 1-1571

dindings.

VILL hold m

- 524 Chioù St. Diesd

CILUD MARYAT OF BAN FRANCIECO, INC

A MAR FRANCISCO. CALIFY MISS

ir Senbern and Friendag P.NT. 37 was hadt at our last mosting, turnout was wicellent, Kdep the good work, Keny thanks to Poppa and the gang for s also buffet. 944. (C

Those Orkalley with his orew will again be out and shound doing woter registration. We sincerely unye all to help, thus out any sea, YOTING 15. INFORTINE - MURE SURE YOU VOIS. .

Ve will bring you further neve about this at the next meeting

TUSE FICHIO Das on butationals success. Sincerest thenks to helped make if wa. Flance bring all tickets and montas to preting if they have hat yet been collected, many thenks.

Insuration presture are due, please pay bob Road at the next mesting. GHILL 37 posters are out, and if you as yet do not have one, oall the office and we will deliver one to you.

IR, IRWIK E. IT was the principal speaker of the inv Sconbage perior ordinands." The topic brough SholeGons discussion, Several points reads, as y Dr. Heiff Vill Sheet into these and report back good dootor Wan well recieved and onyone hot hes

TRANSVER - Dick Petroff has announced his resign

clood him but he just dosent have the time.

Our next posting will be at THE 524 - 50 Our next posting will be at THE 524 - 50

28 343

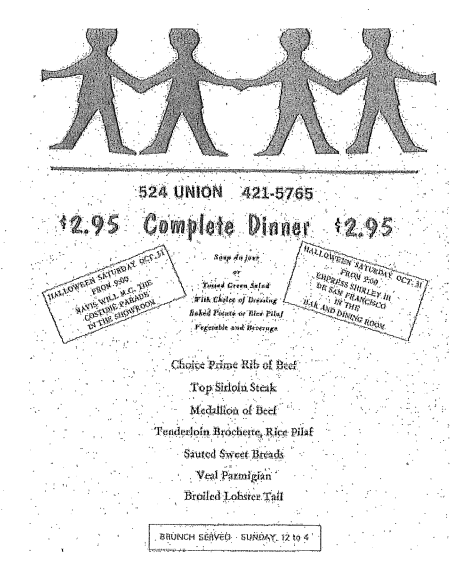
soud doctor was well rectored and one it a point to attend the next time he

TREET, WITE HIL

Dear Members and Frienday

ev Adress + 83 Sixth St

As a member of the Tavern Guild, 524 Union hosted community chest charity auctions for the organization, and hosted meetings in 1966.



Advertisement from Society for Individual Rights' magazine, Vector.

In league with grand Halloween festivities in North Beach at other legendary establishments like The Black Cat, Dick Boyd, author of "Broadway North Beach: The Golden Years", details that "In the late 1950's and early 60's the Paper Doll held Halloween parties over-flowing down Union and up to Grant. There was a contest held for the best costume and drag queens came from as far away as New York to compete for the crown".⁶³ These were precursors to the formal Halloween Balls, and later parades.

Bob Ross described Halloween spectacles drawing parade buses full of drag queens coordinated by theme.

Bob Ross: "We had an alleyway next to us, Cadell Place, and we used to park cars in there . [...] But on Halloween we parked no cars in there and we'd run a big red carpet down the alleyway and put overhead lights and, you know, spotlights and stuff like that....[...] all these beautifully attired queens would come out of [a big bus] and walk

down the alley on the red carpet, into the packed house on the stage. [...] So they were all trying to get the prize money and also to get the biggest crowds. [...] The 524 has a side entrance, and we were able to get them in the side entrance, and they could leave by the back kitchen entrance. So they could sort of pivot down the stage, do their schtick, circle out and go back out and go back out to their buses. And the straight people on the street were just ecstatic". [...] It lasted probably not quite to the 70's when some of the rowdies started coming in and throwing eggs at people and Christian crazies started coming in doing schticks on peoples heads. And at that time, a drag used to have to wear a button that said "I'm a boy" or "I'm a man". That was part of the law too at that time. And if you didn't have that, they'd lay you off to the jail".⁶⁴

The US Military continued to list The 524 Club amongst 23 "off limits" San Francisco destinations in 1968, earning it's inclusion in the San Francisco Examiner's own "sin city" list. ⁶⁵

In a later incarnation, Arlene Arbuckle, owner of several watering holes, including nearby upper Grant Avenue bar The Anxious Asp would take over, and restore the Paper Doll name again in 1968 as Arlene Arbuckle's Paper Doll Tavern.

ÖCT GAY NOTE: Hundreds of places are listed in NORTH BEACH "guide books" that are closed or only Gold Street, 56 Gold St., 397-5626; R. B.E. sometimes gay. This listing is ONLY of Gardon's See "Sandy's Saloon" below, Grees, 1335 Grant, 391-7447, D Juckson's, 2237 Powell, 362-2696, R.B strictly gay spots. Each month we will update this listing . Paper Dolls 524 Union, 421-5765, R,B Sandy's Saloon, 840 Sonsome, 786-0110 E = Entertainment B · Brunch, Sunday FOLSOM STREET AREA Polsoum si Inter i Altera Dead End, SBT Folsom, 621-9088 Febers, 1501 Folsom, 621-9450 527 Club, 527 Biyant, 781-9645 Jiyaraod, 1225 Fellom, 431-9233 Raund Up, sitk & Folsom, 431-9233 R · Restaurant also D.- Dancing W-Women Speakessy, 17th & Florids, 621-1911, R;B Stud, 1835 Folsom, 863-2980 The Corner, 1818 & Folsom, UN,1-2811 TAVEHNS AN FRANCISCO DOWNTOWN Blue & Gold, 136 Turk St. 673-2040 AROUND TOYN Dice word, 131 Turk St. 073-104 Campus, 1331 Mission, St. 863-1662 Ffulle Ruom, 141 Masion St. 775-51 Fantasy, 330 Maion St. 982-7968, E Gaegivar, 841 Larkin St. 885-4441 Club Doni, 427 Freildies, 931-5896, R,B Leonarda's, 16 Leland Are, 585-1796, E 775-5127. н Lion. Divisidero & Satrimento, 567-6565 Paradox, 3041 Gesty Blvd., 387-2141, R. B. D

The Paper Doll went strong well into 1970 when former chef Wanda Burriesci says they still had that one consistent detail, "lines of people going down Union Street and up around Stockton Street waiting to eat" and fans of the food still included the local Police who would routinely visit the kitchen for a meal, and check to see if "everything was o.k."⁶⁶.

Temporarily re-dubbed by Ross as Noah's Ark for a period of 1971, serving teriyaki steaks and signature brunches, with entertainment⁶⁷, and then back to The 524 Club by 1972, Bob Ross continued operations while now sitting as the Tavern Guild's President.

If you can't wait until the LOFT ROOM of the SPEAKEASY is ready to serve dinners nightly, perhaps you might dine at San Francisco's oldest bar and restaurant, the PAPER DOLL, serving dinners in a completely redecorated dining room. Second only to the once famous BLACK CAT, and perhaps the forerunner of most every other dinner house in the Bay Area, THE PAPER DOLL has become a tradition and still caters to the discriminating tastes of the Bay Area's select clientele.

Paper Doll Reborn

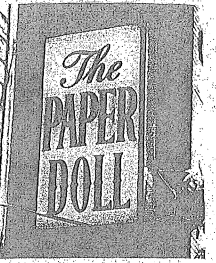
Let's Eat

We'd like to tell you about the early days at the PAPER DOLL, when Mona's CANDLE LIGHT, Charlotte's FRONT, and KENO's were packing 'em in nightly, but we're saving that for our book which we hope to finish some day. We can tell you that there was no finer restaurant anywhere, at any price, than the original PAPER DOLL. It was from here that Gordon, enjoying the epitome of success as its first chef, branched out As we were saying before we were so militantly interrupted, dining out in those special restaurants which cater to our own community is still the best bargain around.

by Julius

We've just returned from the east-New York City to be specific — and we were amazed at the high prices in those few restaurants which cater to the gay community. We were further amazed at the poor selection of entrees and the shoddy atmosphere and manner in which food is served.

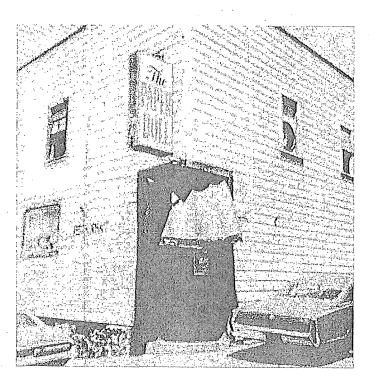
We realize that it is not fair to compare New York City with San Francisco and we are making no attempt to do so in this article, except to say to our readers: save your money while in New York for their many excellent stage shows, and enjoy dining out while you are in San Francisco where every restaurant competes with every other restaurant to offer the finest menu possible at the most reasonable prices.



for himself and started a restaurant under his own name.

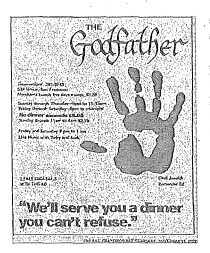
We are surprised that there are not worn marks in the streets between the RED LIZARD, THE BLACK CAT, GOR-DON'S, and the famed original PAPER DOLL. On Sunday nights the thick pink slices of luscious Prime rib of roasts drew the crowds like a magnet, sharing them only with GORDON'S. They both competed to win the largest volume of hungry and thirsty customers whom they - Continued on Page 36

Society for Individual Rights publication, Vector, August 1969.





Paper Doll Menu



NOBODY LEAVES HU cit big Leo's ROLANDO' italian family style estaurant only \$3.75 We weigh you in and weigh you ou!" 24 Union St. off Grant Ave. 398-7179 r.s.v.p

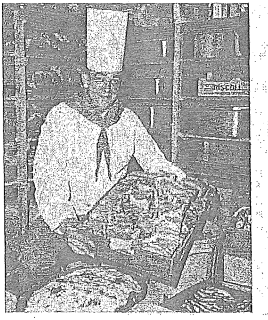
By 1972, the Paper Doll transitioned to the short lived Rolando's, this time under the ownership of Leo Rossi, a legendary local boy who owned the butcher at Grant & Union, and then The Godfather. Both maintained the same crowd despite attempts to attracts families, promoting kids meals, before shifting back to a Lesbian focused establishment.

The Paper Doll and subsequent incarnations became the only establishment catering to an LGBTQ crowd to survive the undercover busts and bridge the gap into the post-Stonewall Gay Pride era, offering a sense of continuity.

Legacy of the Paper Doll, notable affiliations and alumni

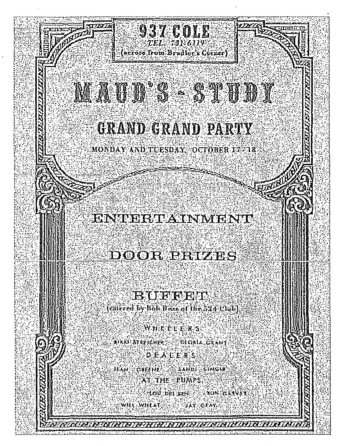
Bob Ross, a pioneering publisher, and activist, began publishing what would become the longest running Gay newspaper, Bay Area Reporter while at 524 Union Street. The first issue of the publication featured a prominent reference to the Paper Doll's brunches, and gossiping about who slept with who, in the second paragraph of the papers first column⁶⁸.

32 347



Bob Ross, credit Henri Leleu, courtesy GLBT Archive

As an alternative to the gossip sheets found in bars, the groundbreaking publication transformed LBGTQ communities; and publication was integral to the Gay Pride movements, and early AIDS reporting, unifying the idea of a Gay vote. Recognized by future judges, Sheriffs, Mayors, and Supervisors, such as Harvey Milk, who looked to Ross' endorsement. Bob Ross was said to have been at the top of the shortlist as Milk's successor. Ross also was named the 1978-1979 Emperor of San Francisco, by the Imperial Council, a counterpart to the symbolic drag queen title of Empress of San Francisco, and served on the board of trustees for the San Francisco Ballet. The Bob A. Ross Foundation was established to continue philanthropy in his name. Another Paper Doll bartender⁶⁹, Richard "Sweet Lips" Walters, went on to prominence as Bay Area Reporter's version of Herb Caen. He provided initiated support to Operation Concern-New Leaf, an early LGBTQ social services, mental health organization.



Maud's Study opening party flyer, with catering by Bob Ross of the 524 Club, circa 1966.

Rikki Streicher, a Paper Doll server and resident of the caretaker's unit at 524 Union, would go on to open Maud's Study in the Haight, the longest running Lesbian bar in the City, if not the world, plus Amelia's, which doubled as a community center in a Feminist Consciousness enclave which existed in the Valencia Corridor of the Mission. Streicher, one of the most important activist figureheads within the community, went on to co-found a Women's Softball League, later earning her a park named in her honor, and also co-founded the Gay Games, which would grow into a worldwide, annual event. Opening night at Maud's carried on the lineage of The Paper Doll, advertising the event's food "catered by Bob Ross of the 524 Club".

Gordon Jones, a chef, and William L. Bowman, worked together at the Paper Doll prior to opening Gordon's ⁷⁰ describe at the time by one Gay guidebook as the "most elegant of San Francisco's gay spots [...] The clientele is mainly a lot of older gentleman in business suits". ⁷¹ Jones and Bowman were two of the first Gay men to own a Gay establishment in San Francisco. Gordon's transcended barriers and was highly regarded throughout San Francisco, with good food that borrowed heavily from the Paper Doll approach⁷², thanks to chef Fred Lavre poached from 524 Union, to providing a fine dining setting for all.

The Paper Doll also gave birth to the Copper Lantern (1335 Grant Ave.), one of the bars raided alongside it. Opened by two former waitresses, and a bartender, they faked a heterosexual marriage to gain ABC licensing.

Charlotte Coleman, a former server and patron of The Paper Doll opened The Front (600 Front Street at Jackson), plus an unparalleled list of Queer institutions, including the Golden Cask, and The Mint. Coleman was active in Society of Individual Rights, Operation Concern, The Tavern Guild, and the first financial institution established by an LGBT partnership, Atlas Savings and Loan.

Sam Hall, a partner in The 524, and cook at the Paper Doll, opened the trendsetting Toad Hall in 1971, credited as the introduction of Discos to The Castro, and one of the original Gay bars in the Eureka Valley neighborhood.

Amongst Paper Doll's influential patrons the legendary Lesbian and Women's rights pioneers, Del Martin, and Phyllis Lyon co-founded the "all girls closed club" Daughters of Bilitis in 1955 and later included 524 Union Street as one of their approved convention stops, as "reserved gay - very good food. Sunday Breakfast a must!". Much to the ridicule of San Francisco Chronicle Columnist Herb Caen, the focus of their 1st Convention in 1960, one of the largest LGBT convention of it's kind at that point, was in large part a reaction to the struggles of gathering places like The Paper Doll. Forming relationships with legal representation, knowing their rights, and the technicalities of the bar raids, they staged a debate with an ABC representative. While speaking warmly of their time spent at the Paper Doll, the organization's founders actually sought to provide public gathering alternatives to the dangers of the bar scene that had been so fundamental in the formative years of many Lesbians, but detrimental to others. For many, the smoky world of LGBTQ bars was scary and alienating⁷³, and Gay Liberation organizations were at times virulently opposed to the idea of LGBT life centering around alcohol and rowdy bars.

The 524 UNION STREET 27 FIARCH 1967 Dean Dottie FUCLOSED YOU WILL FIND OUR CHOCK FOR YOUR TRUNCH GROSS RECIENTS 125.30 COST (INCLUDES SALES TAKES) Shill NET AFTER COST 37.12 50% OF NET 38.56 TO D.O. 5 SUCCEBLY SOLEY WE DID WIT DO BETTER FOR YOU HAY BE ABLE TO DO BETTER IN THE FUTURE W.C 341 936 14.8 COST 54.43 LIGHT AND: BAR BILLAKUKAN

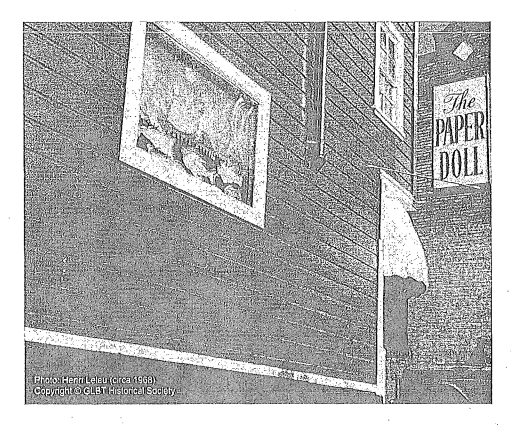
Invoice payout for Daughters of Bilitis brunch event, with redacted signature of Bob Ross, 1967

On the 35th anniversary for the Daughters of Bilitis publication The Ladder, their biographer Marcia M. Gallo painted a picture of the times:

"Spring, 1957. San Franco. You're a lesbian in your late twenties and you've lived in the Bay Area for a few years. You work in an insurance office and rent a small apartment in North Beach. It's a Thursday night around 8, and you're feeling lonely.

You decide to take yourself to the Paper Doll for a drink despite your worries about police raids — it's the only place you know of to be around other lesbians. Maybe tonight you'll meet someone new. Sitting at the bar alone, you overhear a couple talking about a new group they've just heard about.... a social club for women. The Daughters of something...

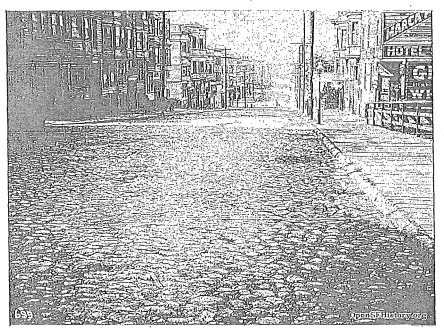
When they get up to leave, you notice the little mimeographed magazine they left face down on the table."⁷⁴



The Paper Doll continued until 1972 with the same mixture of Gays, Lesbians, friends; and allies, still known for their great food, and entertainment. Despite numerous owners and name changes, the much storied location remained a Queer space at least until 1975, and continued to garner listings in LGBTQ guide books long after.

Former Paper Doll server Reba Hudson reminisced about 524 Union during the 1980's noting "It hasn't changed so much physically, it's always had the same amount of space, and the dining room's in the back, right, and the entrances have changed and this or that" but the spirit remained⁷⁵.

As a cultural monument the Paper Doll space remains configured as it has been for over a Century of use as a bar and restaurant.

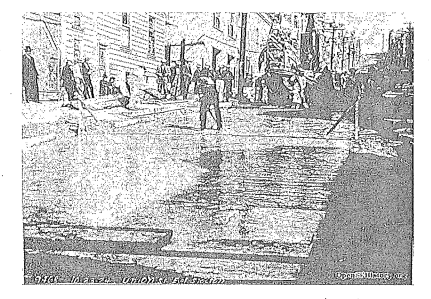


Exterior Photo, view of Union and Cadell, San Carlo Hotel/Restaurant/Saloon: Open SF History org. circa 1915 Photographer Unknown.

Additional History of 524 Union Street

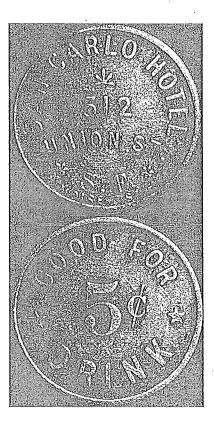
The San Carlo Inn (1904-1935)

The San Carlo Inn was a Barbary Coast era Restaurant and Saloon, established preearthquake and existing for thirty four years. Directories show trade and boarding accommodations as well. Little is known other than the destination's land owner and proprietor; was founded by the liquor, and wine merchant, Lorenzo Bacigalupi. The San Carlo operated for another 8 years after his death in 1927, and was in operation before and after Prohibition.



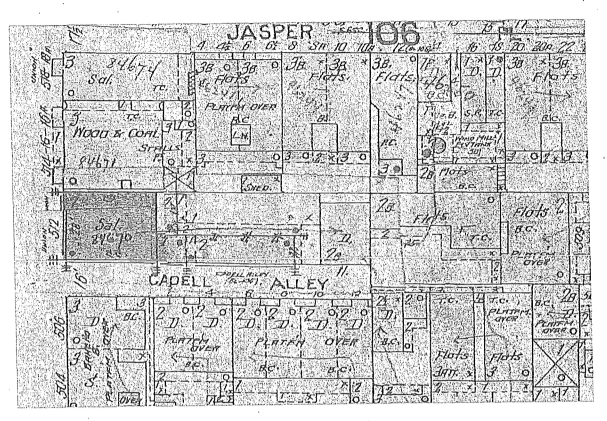
During Prohibition; the Volstead Act allowed families exemptions to produce and purchase 200 gallons of wine annually, but according to Dante Benedetti "they all cheated". Speaking of the adjacent alley to Cadell Place, Benedetti said "they used to call Jasper Alley "Wine Alley" in

those days". ⁷⁶ The San Carlo's prohibition years are a mystery, although during a 1923 Prohibition seizure of Tequila smuggled on a Mexican steamer ship named "Chihuahua", the Cadell Alley was raided.⁷⁷ The San Carlo was the subject of other prohibition raids⁷⁸ and would close a couple years after the repeal.

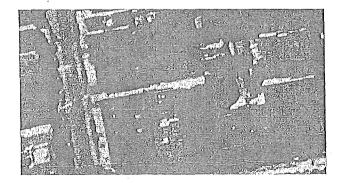


Mexican Liquor Was Seized on Vessel Two hundred and fity hottles of tequila were found yesterday by customs inspectors in various parts of the Mexican steamer Chihuahua The liquor, worth about \$6 a bottla, had been concealed in double walls, under lifeboats and other hiding places. The freighter Jeptha contained five bottles of narcotics. Prohibition raids reported yesterday included: V. Bernardino, 524 Union street; R. A. Madero, and Milton Boyd, 18 Larkin street; R. Colegari, 453 Union pireet; Eddie Hanion, 725 Taylor street; T. J. Turney and George Heath, 2952 Sixteenth street;

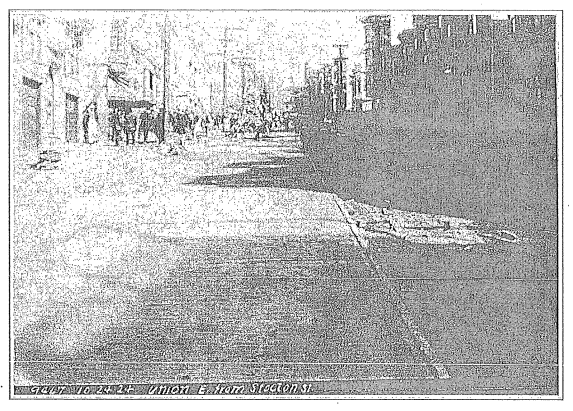
LEFT: San Carlo Drink Token courtesy: National Token Association, Auction House Moss Mine Token Catalog, Private collector, Cunningham, Paul A. Military Tokens of the United States. The two lots which make up 524 Union (then 512 Union) stayed in the Bacigalupi family until the 1950's.



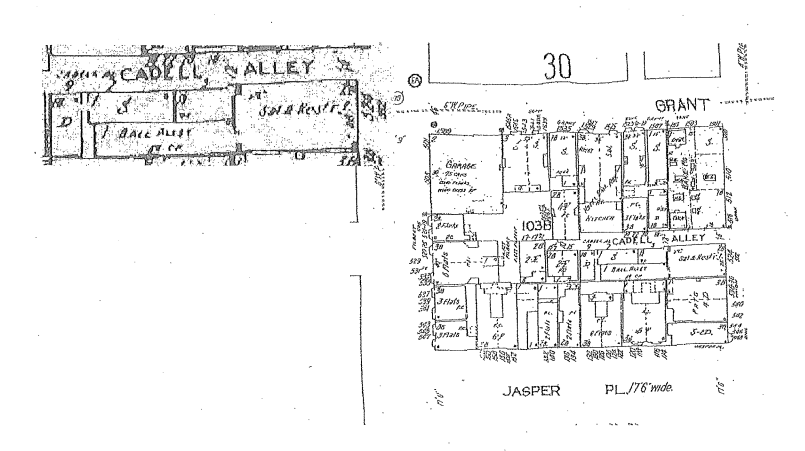
1905 Sanborn Map



Aerial photograph of Union and Cadell Alley circa 1938, Ryker, Harrison. David Rumsey Historical Map Collection.



View of Union towards Grant, 1924, San Carlo on the left



The Adua Cafe (1934-1944)

SF Call Bulletin said "The Adua Cafe is to Telegraph Hill what the St. Francis Hotel is to Union Square"⁷⁹.

Opened shortly after the conclusion of Prohibition, by Italian immigrants from Milano and Genoa; Leo in 1907, and Elise in 1915, the Adua Cafe was described as "a popular meeting place for young newspaper men and women reporters. One goes there for a good Italian dinner and a game of bocce on the only indoor court in North Beach"⁸⁰

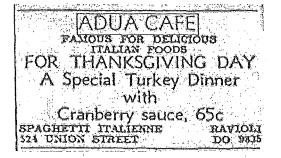
By the 1940's Elise Perrone was a one Woman, sole proprietor with her own column in the San Francisco Chronicle, titled "In The Districts", and affectionately known as "Elise Perrone, boss of North Beach, and the Queen"⁸¹.

L TENRONE Dig PHONE DOUGLAS ONLY 主要的公司在公司 INVATE ROOM UNION STREET AL COAMORCO

As a pioneering civic leader, Perrone founded The Adua Betterment Association, one of the first, if not the first community groups representing a Telegraph Hill/North Beach neighborhood now recognized for a long rich history of thriving influential community organizations. Perrone hosted meetings and events at 524 Union Street. As a celebrated community figurehead she was called to put her stamp of approval on the opening of the North Beach post office, and a brand new bus to Coit Tower which still passes 524 Union Street today. The "famed Adua Cafe" also hosted influential legislators, Civic Clubs and Boys Club events. During the wartime years, it became a meeting place for Government officials, maritime big wigs, and International diplomats acting as a virtual political back room. On the anniversary of US military action during WW2, Adua Cafe was listed as a "patriotic firm" sponsoring wartime Navy recruitment ads in the San Francisco Chronicle.

40 355

North Beach today views its new Telegraph Hill bus line. Yesterday Elise Perrone watched the first bus Jeave Columbus and Union and said, "Ver-ree pretty."





JLE, FRIDAY, DECEMBER 1940 15,

Elise Perrone Is Delighted ith the Entire Prospect AR-R-ROUND THE TOWN-N-N:

No, we aren't nervous-nothing like that ... See, we're perfectly composed. See?-Isn't that hand steady? . . . Nothing to be nervous about. It's just that-well, this is all pretty different and everything ... You know how it is, Sure . . . This Is Friday the 13th, a very lucky day because it precedes an even luckler day . . . When we stop roaming around this town as a bachelor land start striding sedately about as a murried man—well, what will happen then? . . . It isn't that we're trying to be incoherent, it's just that we are incoherent. But that's understandable . . . But we aren't

In the Districts

b nervous. Not a bit nervous. Let's be objective, like this: Har- (Notice how cool we are writing old Wollenberg, director of the about tomorrow night? Modern Talking Picture Service, Starting this Sunday. Þ. talks on "Practical Americanism" at tricts" will be taken over by guest O A colored sound film, The Middle-desk, all ready to be set in type . ton Family," will be shown . . . If The first one, for Sunday, is by Ed ¢, ple, then what is? . . . Another: San Francisco Housing Association. Emest Lloyd Harris talks on "The" we will be back part week



ELISE PERRONE "That make me very happy"

Starting this Sunday, "In the Distonight's public forum in Marina columnists for a week ... We have Junior High, Fillmore and Chestnut. a good series of stories here on the that isn't objectivity, pure and sim- Howden, executive secretary of the . . Then we will be back next week Riddle of Russia" at a public forum in time to get the following Sun-

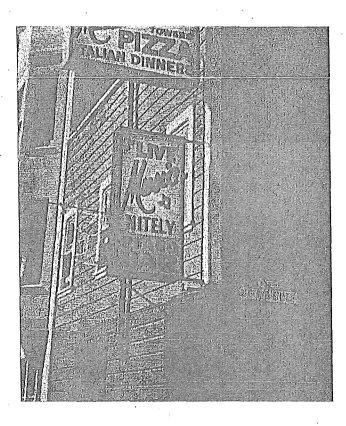
LEFT: Adua Cafe sponsored patriotic Naval recruitment ad, SF Chronicle

Elise Perrone "In the Districts" column, SF Chronicle, December 13, 1940

Paper Doll, Cadell Place, 524 Club, Noah's Ark, Rolando's, The Godfather Restaurant (1944-1972)

Manhattan Towers (1972-1975)

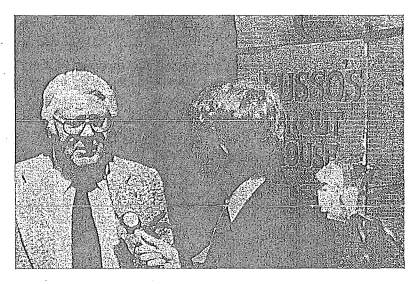
Owned by Katherine James, and leaning towards a "Lesbian pick-up place"⁸², Manhattan Towers advertised Italian food, live entertainment, and New York style pizza, a rarity for San Francisco in that period.



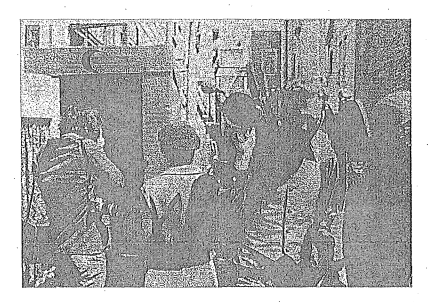


Russo's, Cadell Place (1975-1981)

Lovingly restored back to it's pre-Victorian and Victorian glory in 1975, by brothers Steve Russo and Dennis Russo, with a West Coast Craft interior utilizing on site salvaged reclaimed carriage house wood, since copied by many other San Francisco establishments. The corner entryway was moved at request of the city, to accommodate earthquake retrofitting, and sprinklers. Basement retail was added.

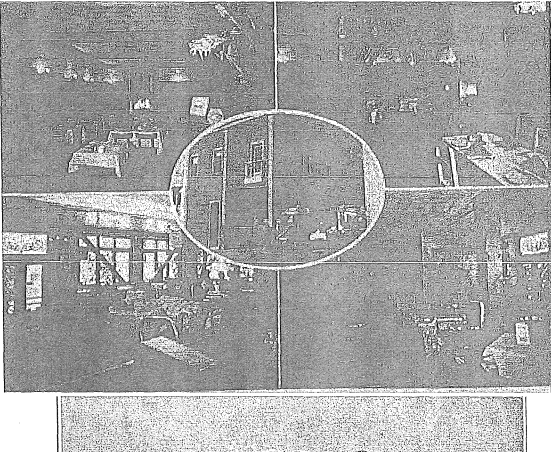


Melvin Belli interviewed outside Russo's circa 1976, courtesy Steve Russo



Russo's was a favorite of food critic Patricia Unterman for it's European/California cuisine. It was also a headline Jazz, and Rock venue. By this time, few remnants remained of the LGBTQ enclave in North Beach existed, aside from Steve Silver's Beach Blanket Babylon located nearby. With a return to Lesbian ownership with a silent partner, who happened to be a former nun; and her longtime parter as chef; 524 once again underwent another incarnation as Cadell Place for the second time, with food, drink, and entertainment, launching many careers including Bobby McFerrin's, with a weekly residency.

43





574 Union Street, San Francisco, CA 94133 Tel. (415) 391-4343

This restaurant and has is located in one of the lints North Beech buildings rebuilt after the 1906 merityingks. I towar again restared in 1976, though still holding to the original tenor the restaurant has taken on the European flavor of its neighborhood. It trigges of a schelpt of a Medicannean Bustry. The zonal alley acts as a schevalk cole, with the plants and underleas. Here, reaches permitting, hunch can be served as well as in the broad during sea.

Russer in species from 11:00 A.M. ULZ 00 A.M. From brunch to dioner Russer allows specialises of fine centres, putties when, Districts base from The Gread Ducky of Laxembourg and ets, base passes at Belgung Frence, July and Spain.

Russa's doulog room and bei tem eccomplate private per bei for groups up to 100 people. Specialities from various comprise can be ordered for special parties.

an Erazien 그는 정말 모양 모양 가운 것을 했다.

副創刻化 Whereever he's working is the place to be McFerrin: 'Music Seems to Be the Scent of the Rose' By Jay Durit . THE NAME of the place is the name of the place. 4 Der Piter. ¹ In this instance, Köstell Pince, On the ber hand an aller oll Ching jud est al. Biochton; en the other a berreatsurant witch will be playing bott this Saturday winning to the polying bott this Saturday instembled for the occasion by secular Bobby McFerrio. An Instrumental tris will bock that. Ponder the ambition.

will back him. Begin with the voice.

ġ.

The got wild the roots The got was to have roles that ... don't wan't to thirdy with surpholy. I don't think I should. By parent tangin as that y your run across something and you can't figure out what R h you ... you have the was the wall you find sail for roomsil. yourself.

Of rearse, I've worked but matrices or rather I haven't worked them such sing interest; I like to do guttural



day. I made my debut on Abgunt A and h scena like from that point on I, was singht the way I do how. Sort elas, suptoring..., sosting.

"T which we answered "T which is studies—is a 1 cas do 20-track overdwise. Doe velow ladd over the others it would attri which sole volkes 17 loves to know separation goes that if a like to reach pravit would be the reach forst it would be the choral imprivisation, scatting, all the wall sort of thiog.

"And then for the second hall of the contert "

Well and good, but it stribdy distening? They seem in be. Dobby McFerrin has been in tors in her than i three months, yet alteraby there were it be all understanding monig the local par-rogrouseent that wherever he's working. is the place to be

Music and Food -An Age Old Combination

hy Pairicia Unierman

Codell Plata

324 Union Street, San Francisco, Serving dinner 6 to 11 p.m. Jerry, swaling except Toesday, and brouch an Sunday from 11 cl.m. 16 3 p.m. Full ber, Maitrecharge and Vice. Reservations accepted, 391-4343.

In USIC and food are an age old combination — the well-types and flates of Homeric: reparts, the simple quartel in Don Gwamm's dising room, the supper class of the fifthest — that sort of thing. Of size, due to specialization, styles and the economics of fillings, live misic and food are selfom available together, outside of a few price, boots operations. Who would want to test a punk rock model answay? Our modern manie goes better with drugs. However, there is a timefood just is to be with the iso its just right for each other. There's atthis much the iso just of place that offers food and product so chie about any of R. bet Cadel Place is ron by people who care about what they are doing. I dist went to Cadel Place the gras of bar plants, I dist went to Cadel Place to par a sole just plants,

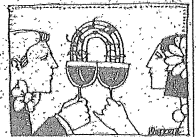
picolae who care about what they are dong. I first went to Cadell Flace to hear a solo faz planist, reside. Williams, one might and nobed that the club had an latitude, triendly feeling, carned but not tacky. Then I returned bunday merining for butters, us the solves of someone who had caten it and raved about it. In the day left is Cadell Place was even bener. Light intermed in from the two large corner windows. The rockial tables that held drinks the night before were controls and while lines, the bar was blending glass fazes, and in loy it off, a, great laze flact was been the background.

means, and next was obtaining guin fizzes and in log it off, a great jazz jubebox played in the background. From a small hittinch mean that includes mostly outdides and eggs, we chose Eggs Benealer, \$17.5, the test of any litchen. They turned out to be the best if we bad in a restaurant. The aggs were perfectly patched and drafted 50 that there was not water to mar the light, lemony, just much balanchise that covered them. The thick slick of hongy clined Candida backward, the English method balanchise that covered them. The thick slick of hongy clined Candida backward, the English method being the slick of the base of t

I immediately made place to return for dinoer, checking first to see if the same check would be in the kitchen. I was told that there were several.

Minister, a way tool than there were several. Disnost is served in a pleasant behaviour with a, working furiplice, North Bearby ed palatings of Sau Francisco scores on the walk, fresh flowers on the tables shad estable light. This should from a jure assemble filtering in from the club, separated from the dialog room by a halfway, were al just the right pitch -- but so land as in delet conversation but noticeably and enjoyably there.

We biggen with tomatives with anchovies (\$2.25) mercify these of not quite rise tomates with drybu anchovies high ever them also no dressing. Not great, French fried zuechold (\$2.50) would have been time had they not been fried in old, strong tasting off. They came



BORKERSE 1 abo a sance that thated of raw cooking sheers. A Printing Sporth. Caroline Qualt [\$125] bod hoen spitt and chillfully galled built was pained with a tweet and some furbeng source that I fold ident don't fastice. The platter canne with critip stices of yellow and Italian squark tassed with bother used that I fold ident don't fastice. The platter mistly boling and hiss of real perpert and tender but not mistly boling how populotes. My general feating was that the kitchen had down the basics and even some coplisiticated differs but they were rereated up on the triby.

So I came back for another dianer and ordered the simplest litens on the mean, it worked.

We spit a night provide it would be the spit of the sp

Kere huge but we fluithed them both.
A hoge top stribut, steak (HI/S) came rate as requested. It had been tribbed in herbs and offse wit, Whole fresh green hears were builtery, crunchy and sweet and this new polatice, again, sizes film, but fork, rendée, My half chicken (\$7.55) also had been matinated with recempary and hyme' and, toyeked showly on the grit until its site was crisp and its meet succedent. We took root of our diancer home and they were just as good teld the next dev. thé nest day.

From a small, carefully chosen California wine list we selected a Prime Zinfundel, 1978, \$7, yound, full soft smooth and ware glad to see the lifes of a Geyare Peak Chardonry, \$7, Dey Teck Cherin, Blane, \$3,50 and Robert Mondest Fluiss Blane, \$19, all reasonably priced.

Other thiotest is note trains, it is in training particu-tion of the third particular to be as successful tailed to fresh suspect broked and brushed with here butter (\$728) or double cut park chaps (\$728) broked and finished with an apricot and brandy glaze. Cadell's hitches knows how to grill. They don't overcook their tood and they use good lagredients.

Service is a bit amaterinish, but everything will get to you ecentually, especially with a limit reminding.

After diminer you can have a drink in the club while you listen to the manin. This arrangement makes for a tike scenario out, You to obly need to park once and you don't pay a cover tharge when you go for dimner.

Cade# Piece is one of the few local places that's found out haw to other bath food and music and its h



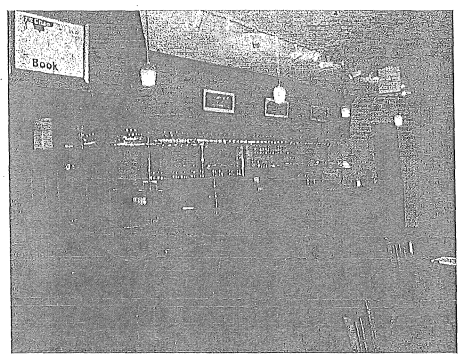
ABOVE: Chronicle review of Bobby McFerrin residency at Cadell Place

RIGHT: Advertisement in Plexus Bay Area, Women's newspaper, January 1980

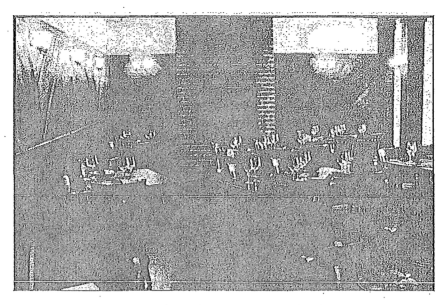
LEFT: Patricia Unterman review, Cadell Place, circa 1980

Silhouette's, The Field of San Francisco, Le Bordeaux (1981-2012)

In subsequent years, 524 Union Street became a popular 50's themed restaurant and retro sock hop dance club with lines around the corner. It's local cultural influence could be seen on KOFY-TV 20's Fifties "Dance Party". The Field, Irish Restaurant and Bar, known for brunches, and a French bistro concept called Le Bordeaux that became a temporary home to the private collection of paintings once housed in the legendary Washington Square Bar & Grill & Moose's. All acted as a destination for private parties in the back room, a polling location for elections, hosted toy drives, wedding parties, holiday parties for SFFD, Telegraph Hill Dweller's Christmas parties, neighborhood meetings, and more special events.



Le Bordeaux, with oak coolers and original long bar.



Back Dinning Room LeBordeaux with reclaimed and preserved carriage house wood paneling, circa 1880.



Commercial Offices

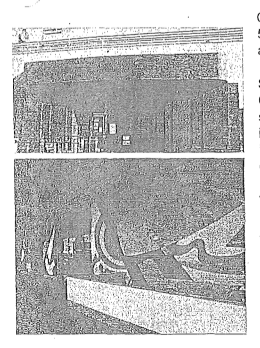
Used as a trades quarters, few details are known. The back carriage house space was the original location of the Emily Faithfull Kindergarten established under the inspiration and guidance of Women's rights activist, and Suffragette Emily Faithfull while on a rare visit to the United States, and a temporary site for philanthropist Phoebe A. Hearst's Golden Gate Kindergarten. The site also hosted the Union Street Experimental Kindergarten, The Helping Hand Free Kindergarten No.1 & No. 2, and Kahler Free Kindergarten; all pioneering institutions of the Golden Gate Kindergarten Association⁸³ founded by San Francisco Suffragette Sarah B. Cooper to serve the Barbary Coast⁸⁴.

John Sweet was tasked to organize "a class of children between five and six years of age, in a vacant room, kept the school running for three months under the entire charge of pupils from the normal class, and finally, with Mrs. Cooper's assistance, succeeded in 1880 in making it a free public school under the name of the "Experimental Class." One year later a second class was opened in connection with Mrs. Cooper's kindergarten school on Union Street."



Sarah B. Cooper Source: SF Public Library SF HistoryDigital Archive

For many years the back carriage house space in the rear, behind the Restaurant and Bar, contained an interior Bocce Ball court.



Contemporary with LGBT establishments at 524 Union in the early 50's, the ground floor served as studios for WPA Federal Art Project artists and other internationally showcased artists, including:

Sargent Claude Johnson, the first African American artist on the West Coast to achieve a national reputation⁸⁵, considered one of the finest sculptors of the Harlem Renaissance, though he spent most of his life in the Bay Area⁸⁶ he has received multiple retrospectives at the San Francisco Museum of Modern Art. Notable work includes the exteriorreliefs, and lobby mosaics at the San Francisco Maritime Museum/Aquatic Park Bathhouse building. Later work while at Cadell Place included African masks.

Architectural photographer William Abbenseth, acknowledged for documenting Northern California buildings for the WPA, was a member of photography collective Group f.64, credited for changing the course of art photography, alongside Ansel Adams, Imogen Cunningham and Edward Weston.

> 48 363

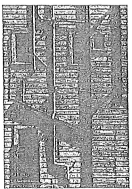
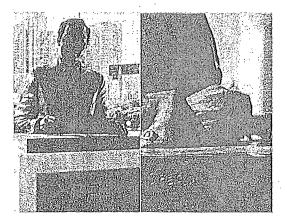
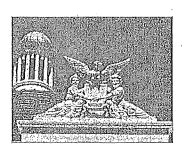


Photo by Abbenseth, from SF MOMA



Spero Anargyros, a public works sculptor, creator of the bronze bust of George Moscone sitting in City Hall, a 21 ton seal of the City and County of San Francisco; his work sits atop the California State Capitol, amongst other high profile commissions commemorating Hawaii's statehood, Mount Rushmore, Yellowstone National Park, and the Alaska Centennial.



Gurdon Woods, a sculptor and visionary arts educator who would go on to become President of the San Francisco Art Institute (previously known as California School of fine Arts), and founded the art department at UC Santa Cruz. Abstract artist Charles Safford, John P. Waltz and Richard Van Wingerden, an expressionist artist who worked alongside WPA muralists, and for a time, as the Paper Doll janitor.

M. Sherman, known just as Sherman, was an abstract artist described a "the grand Dyke mentor of my youth" by Lydia Millett, the defining architect of second wave Feminism.⁸⁷ Sherman's mid 70's art studio was described as "condemned" by Millet, symbolizing an end of an era⁸⁸.

Frederic Hobb's, an experimental b-movie filmmaker with cult acclaim, satirist and madman visual artist considered the father of the modern movement of "art car" parade sculptures now synonymous with Burning Man, purchased and renovated 524 Union, dubbing the building "Hobb's Cottage Industries", to rent short term commercial, artisan and retail, including a delicatessen on the deck level. He was known to let himself in to the former Paper Doll space and help himself and friends to a few rounds, and work of that period reflects collaborations with Ann Weldon, who was synonymous with sell out shows there, and legendary LGBTQ performance art group The Cockettes.

As a hub for small business, and creativity, tenants included Chronicle/Examiner columnist, and Rampart's editor, Warren Hinckle with his Basset Hound, and digs covered in astroturf. Additionally it was the home for the groundbreaking early personal computing



Hobbs, Hinckle, and crew

microchip manufacturer, the one man tech operation of Micromation; literary agencies, publicists, gaming designers, and a Women run small press publishing house responsible for releasing Del Martin's pioneering work "Battered Wives" and a campaign for greater media exposure outside San Francisco. 524 Union was also where award winning branding/packaging work for Apple, Napa's burgeoning world class Wineries, and countless recognizable household products were created making it central to North Beach's emerging graphic design district.

JOHANSEN BOOKWORKS; Ltd.	
524 Union Street San Francisco CA 94133 (119) 391-1139 Morre Actor	E bo
NEDIA SCHEDDIE AND SPRATINC ENGLERNENTS FOR DEL HARTIN UN THE EAST COAST NASHINCTON, DA	
<u>Hermäy, August 23</u> (open day) — possible interview with <u>Wesbington Post</u> Tuzsbay, August 24	
Arrive 8:30an Live at 9:00an "Wine in the Morning" contact: Zddie Madison (1.hour) (KOO-TY (ask for him at the lob 4001 Brandywing St., No. and he'll come pick yo	by
(202) 686-6160	
WEDNESDAY, AUGUST 25 	
THURSDAY, AUGUST 26 7/U0pps: Woomahabooks:	a,

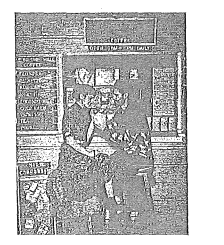
LEFT: Promotional schedule for Del Martin NYC, book tour, tv appearance, by Johansen Bookworks, 1976

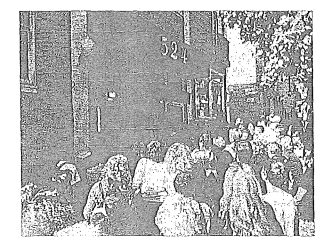
Additionally, the basement level had two subterranean retail spaces accessible from the street, housing The North Beach Chess Club, and The Enchanted House, an Asian antique store which later relocated to Grant Avenue.

In more recent years, 524 has housed Immigrant Rights legal assistance, a socially conscious green Ad agency, tech strategy companies, web designers, film production development and co-working office space for small business and cottage industry startups.

The Kiosk

One of San Francisco's oldest European style kiosks, the charming space is rumored to have been the original marquee, or ticket window for the Paper Doll. Retail use has included flower stands, bakery, tea shops, chocolates, a locksmith, handmade jewelry, and currently Hole in the Wall Coffee.

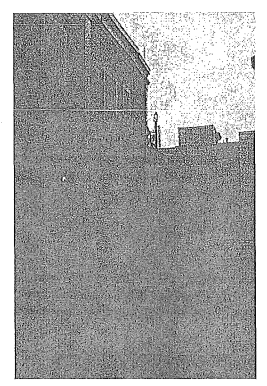




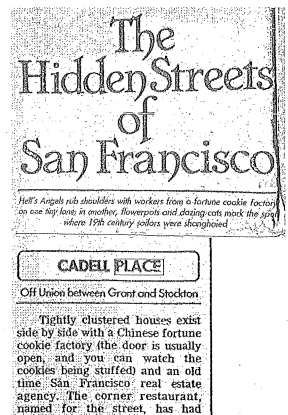
LEFT: Kiosk in SF Chronicle Style, Fall Fashion Guide, photo, Russel Yip, The Chronicle, August 18, 2016 RIGHT: "Step Back: A walking tour of Queer Old North Beach, Radar + City Lights Present, 2014

Cadell Place Alley (aka Cadell Alley)

One of San Francisco's rare privately owned alleys, 524 Union Street extends most of it's length, sharing the alley with the back bakery doors to the wood burning ovens of the former French Italian Bakery. The Paper Doll and all that came after have at times utilized the outdoor space for holiday events.



Cadell Place Alley, circa 1990



numerous owners and is currently for sale again. Cadell is a sometimes hangout for the Hell's Angels.



524 Union Street, illustration by Thompson Design, D. Thompson, circa early 1980's.

All research created under the guidance of Shayne E. Watson, and inspired by the Citywide Historic Context Statement for LGBTQ History in San Francisco, Donna J. Graves & Shayne E. Watson, City and County of San Francisco, 2015

© 2018 Barak Soval Smucha & Bev Smucha, All Rights Reserved.

¹ "Remember the Paper Doll?", The Society Newsletter, San Francisco Bay Area Gay & Lesbian Historical Society, June 1986. Vol. 1, Issue 4

² Wide Open Town: A history of Queer San Francisco to 1965, Nan Alamilla Boyd, UC Press, 2005

³ Society of California Pioneers, Edwin Bryant Letters, printed title for Lot no. 413, in San Francisco, May 14, 1847, C057738

⁴ Public Education in California, Its Origins and Development, John Sweet, American Book Company, 1911, pages 224-226

⁵ Roberta Bobba, interviewed by Joanne Castillo, 1981, quoted in LGBTQ Historic Context Statement, Donna J. Graves & Shayne E. Watson, City and County of San Francisco, 2015

⁶ Boyd, Wide Open Town, 245. Cited in LGBTQ Historic Context Statement, Donna J. Graves & Shayne E. Watson, City and County of San Francisco, 2015

⁷ Charlotte Coleman, interviewed by Paul Gabriel, 1997, The Gay, Lesbian, Bisexual,
 Transgender Historical Society, quoted in LGBTQ Historic Context Statement, Donna J. Graves
 & Shayne E. Watson, City and County of San Francisco, 2015

⁸ Reba Hudson, interviewed by Roberta (last name not given), October 31, 1992, The Gay, Lesbian, Bisexual, Transgender Historical Society.

⁹ Boyd, Wide Open Town, 82 and 1992 interview archive GLBT Archives, quoted by LGBTQ Historic Context Statement, Donna J. Graves & Shayne E. Watson, City and County of San Francisco, 2015

¹⁰ Nan Alamilla Boy, walking tour brochure for "Gay Ghosts of Queer Old North Beach".

¹¹ Bill Elsbernd interviewed by Barak Soval Smucha, Paper Doll Preservation project, August 28, 2018

¹² Mona (Sargent) Hood, interviewed by Nan Alamilla Boyd, July 25, 1992, The Gay, Lesbian, Bisexual, Transgender Historical Society quoted in LGBTQ Historic Context Statement, Donna J. Graves & Shayne E. Watson, City and County of San Francisco, 2015

¹³ Charlotte Coleman, interviewed by Paul Gabriel, 1997, The Gay, Lesbian, Bisexual, Transgender Historical Society, quoted in LGBTQ Historic Context Statement, Donna J. Graves & Shayne E. Watson, City and County of San Francisco, 2015

¹⁴ The Lesbian Underground, KPFA Radio, aired December 11, 1978

¹⁵ Joseph St. Amand, interviewed by Nan Alamilla Boyd, August 2, 1991, The Gay, Lesbian, Bisexual, Transgender Historical Society, cited in LGBTQ Historic Context Statement, Donna J. Graves & Shayne E. Watson, City and County of San Francisco, 2015

¹⁶ Pat Healy, interviewed by Nan Alamilla Boyd, The Gay, Lesbian, Bisexual, Transgender Historical Society.

¹⁷ The Lesbian Underground, KPFA Radio, aired December 11, 1978

¹⁸ Broadway North Beach: The Golden Years, Dick Boyd, The Semaphore #189, Winter 2010

¹⁹ "Reborn, Journals and Notebooks, 1947-1963, Susan Sontag, edited by David Rieff, Farrar Straus Giroux, 2008

²⁰ "Remember the Paper Doll?", The Society Newsletter, San Francisco Bay Area Gay & Lesbian Historical Society, June 1986. Vol. 1, Issue 4

²¹ Bohemian San Francisco, Henry Evans, Porpoise Bookshop, 1955

²² Quoted in Spring, Secret Historian, 197.

²³ Roberta Bobba, interviewed by Joanne Castillo, 1981.

²⁴ Jerry Fabian, interviewed by Willie Walker, 1989-1990.

²⁵ Charlotte Coleman, interviewed by Nan Alamilla Boyd, 1992, quoted in LGBTQ Historic Context Statement, Donna J. Graves & Shayne E. Watson, City and County of San Francisco, 2015

²⁶ Charlotte Coleman, interviewed by Nan Alamilla Boyd, 1992, quoted in LGBTQ Historic Context Statement, Donna J. Graves & Shayne E. Watson, City and County of San Francisco, 2015

²⁷ "Trailblazer Charlotte Coleman remembered", Obituaries, Bay Area Reporter, March 9, 2046

²⁸ Roberta Bobba, interviewed by Joanne Castillo, 1981.

²⁹ Joe Nimidoff, interviewed by Nan Alamilla Boyd, The Gay, Lesbian, Bisexual, Transgender Historical Society.

³⁰ Reba Hudson, interviewed by Roberta (last name not given), October 31, 1992, The Gay, Lesbian, Bisexual, Transgender Historical Society.

³¹ Broadway North Beach: The Golden Years, Dick Boyd, The Semaphore #189, 2010.

³² Just Lucky I Guess: From Closet Lesbian to Radical Dyke, Elaine Mikels, Desert Crone Press, 1993

³³ Bill Elsbernd interviewed by Barak Soval Smucha, Paper Doll Preservation project, August 28, 2018

³⁴ "Guide to Post-Ragtime and Traditional Jazz Composers", Bill Edwards, 2017.

³⁵ "Dante Benedetti - Beloved Restauranteur and USF Coach", San Francisco Chronicle November 18, 2015

³⁶ Sandra Luna, interviewed by Bev Smucha, September 17, 2018, Paper Doll Preservation project.

³⁷ Sandra Luna, interviewed by Bev Smucha, September 17, 2018, Paper Doll Preservation project.

³⁸ San Francisco Examiner, "Dante Benedetti honored at Italian Athletic Club" by Antonia Ehlers, November 26, 2015

³⁹ Dante Benedetti, interviewed by Nan Alamilla Boyd, July 10, 1992, The Gay, Lesbian, Bisexual, Transgender Historical Society.

⁴⁰ Charlotte Coleman, Rikki Streicher, Mona Hood, and Reba Hudson, interviewed by Nan Alamilla Boyd, 1992, The Gay, Lesbian, Bisexual, Transgender Historical Society.

⁴¹ Pat Healy, interviewed by Nan Alamilla Boyd, The Gay, Lesbian, Bisexual, Transgender Historical Society.

⁴² Dante Benedetti, interviewed by Nan Alamilla Boyd, July 10, 1992, The Gay, Lesbian, Bisexual, Transgender Historical Society.

⁴³ Dante Benedetti, interviewed by Nan Alamilla Boyd, July 10, 1992, The Gay, Lesbian, Bisexual, Transgender Historical Society.

⁴⁴ Gay and Lesbian San Francisco, Dr. William Lipsky, Arcadia Publishing, 2006

⁴⁵ Vaugh (last name unknown), from Fernando Feliciano, interviewed by Kurt Schroeder, Uncles Project, 1995, The Gay, Lesbian, Bisexual, Transgender Historical Society.

⁴⁶ Dante Benedetti, interviewed by Nan Alamilla Boyd, July 10, 1992, The Gay, Lesbian, Bisexual, Transgender Historical Society.

⁴⁷ "Dante Benedetti - Beloved Restauranteur and USF Coach", San Francisco Chronicle November 18, 2015

⁴⁸ Mona (Sargent) Hood, interviewed by Nan Alamilla Boyd, 1992, quoted in LGBTQ Historic Context Statement, Donna J. Graves & Shayne E. Watson, City and County of San Francisco, 2015

⁴⁹ Joe Nimidoff, interviewed by Nan Alamilla Boyd, The Gay, Lesbian, Bisexual, Transgender Historical Society.

⁵⁰ Dante Benedetti, interviewed by Nan Alamilla Boyd, July 10, 1992, The Gay, Lesbian, Bisexual, Transgender Historical Society.

⁵¹ Sandra Luna, interviewed by Bev Smucha, September 17, 2018, Paper Doll Preservation project.

⁵² Reba Hudson, interviewed by Roberta (last name not given), October 31, 1992, The Gay, Lesbian, Bisexual, Transgender Historical Society.

⁵³ Del Martin and Phyliss Lyon interview by Nan Alamilla Boyd, The Gay, Lesbian, Bisexual, Transgender Historical Society.

⁵⁴ Last call at Maud's, documentary

⁵⁵ Dante Benedetti, interviewed by Nan Alamilla Boyd, July 10, 1992, The Gay, Lesbian, Bisexual, Transgender Historical Society.

⁵⁶ Don Farber, interviewed by Barak Soval Smucha, Paper Doll Preservation Project, 2017

⁵⁷ Sandra Luna, interviewed by Bev Smucha, September 17, 2018, Paper Doll Preservation project.

⁵⁸ Charlotte Coleman, interviewed by Paul Gabriel, 1997, quoted in LGBTQ Historic Context Statement, Donna J. Graves & Shayne E. Watson, City and County of San Francisco, 2015

⁵⁹ Dante Benedetti, interviewed by Nan Alamilla Boyd, July 10, 1992, The Gay, Lesbian, Bisexual, Transgender Historical Society.

⁶⁰ Sandra Luna, interviewed by Bev Smucha, September 17, 2018, Paper Doll Preservation project.

⁶¹ Bob Ross, interviewed by Paul Gabriel, March, 3, 1998, The Gay, Lesbian, Bisexual, Transgender Historical Society.

⁶² Town Talks, Hall Call, Vol. 2, November 4, 1965

⁶³ Broadway North Beach: The Golden Years, Dick Boyd, The Semaphore #189, Winter 2010

⁶⁴ Bob Ross, interviewed by Paul Gabriel, March, 3, 1998, The Gay, Lesbian, Bisexual, Transgender Historical Society.

⁶⁵ "The Off-Limits guide to "sin city" on SF", Jerry Belcher, SF Sunday Examiner & Chronicle, April 28, 1968, Section A, Page 3

⁶⁶ Wanda Burriesci interview by Bev Smucha, Paper Doll Preservation Project, 2016

⁶⁷ Bay Area Reporter, volume 1, issue 1, April 1, 1971, GLBT Historical Society archive

⁶⁸ Bay Area Reporter, volume 1, issue 1, April 1, 1971, Aunt Mildred's column, GLBT Historical Archive

⁶⁹ Bay Area Reporter, Celebrating Sweet Lips, Michael Flanagan, March 22, 2016.

⁷⁰ Jim Ivory interview by Nan Alamilla Boyd, The Gay, Lesbian, Bisexual, Transgender Historical Society.

⁷¹ Gordon's, Sites Database, The Gay, Lesbian, Bisexual, Transgender Historical Society, Version October 27, 2008., cited in LGBTQ Historic Context Statement, Donna J. Graves & Shayne E. Watson, City and County of San Francisco, 2015.

⁷² John Burks, San Francisco, April 1970; Gordon's, Sites Database, The Gay, Lesbian, Bisexual, Transgender Historical Society, Version

⁷³ The Society, GLBT Historical Society newsletter, 1987, vol. 3, Issue 1

⁷⁴ Celebrating the years of "The Ladder", Marcia M. Gallo, Off Our Backs, Vol. 35, No. 5/6, 2005 pp.34

⁷⁵ Reba Hudson, interviewed by Roberta (last name not given), October 31, 1992, The Gay, Lesbian, Bisexual, Transgender Historical Society.

⁷⁶ The Life and Times of Dante Bendetti: Baseball, business and a babe named Chubs, by Andrea Perkins, for Coast News.

⁷⁷ San Francisco Chronicle, April 28, 1923.

78 San Francisco Chronicle, January 16, 1935

⁷⁹ San Francisco Call Bulletin, July 30, 1939

⁸⁰ San Francisco Chronicle, 1939

⁸¹ San Francisco Chronicle, December 13, 1940

⁸² "Before the Castro: North Beach, a Gay Mecca, Boyd, Dick, The Semaphore #189, Winter 2010

83 Golden Gate Kindergarten Association, Annual Report, Volumes 7-13, 1886

⁸⁴ Public Education in California, its origin and development, John Sweet, American Book Company, 1911.

⁸⁵ San Francisco Museum of Modern Art Website, collection notes on Sargent Johnson

⁸⁶ "Berkeley's Artwork Loss is a Museum's Gain", Carol Pagosh, New York Times, February 20, 2012, Page C1

⁸⁷ Mother Millet, Lydia Millett, Verso Books, 2001

⁸⁸ "Sherman", Lydia Millet, Spit in the Ocean Vol. 2, Pg. 53, Ken Kesey, 1976

APPENDICES

APPENDIX (A)

Appendix (A)

List of previous bars/restaurants.

Summary Permits Bars & Restaurant.

City Permits records.

Architecture drawings and plans.

Current Floor Plans.

Appendix (B)

City Directories

(circa 1846 to circa 1970's)

Appendix (C)

Dante Benedetti Legal Documents

(Legal briefs/Appeals Alcoholic Beverage Control)

Appendix (D)

Acknowledgements and Popular Culture.

Barbary Coast Designation/

Tour Historian Nan Alamilla Boyd/ The Gay Ghosts of Old North Beach.

Selected literary references to the Paper Doll.

Previous bars/restaurants in the building

524 Union Street, previously known as 512 Union Street alternate addresses on Cadell Place, aka Cadell Alley

San Carlo Inn Saloon & Restaurant (also known as San Carlos) with Bucci Ball Court	est.	1904
Adua Cafe	est.	1936
Restaurant & Bar with Bucci Ball Court		
Paper Doll Club	est.	1944
(Mona's) Paper Doll	est.	1947
Cadell Place	est.	1961
(Don Farber's formerly the Paper Doll)		
The 524 Club	est.	1964
The 524		
(Owner/Operator: Bob Ross)		
Paper Doll	est.	1968
(Arlene Arbuckle)		
The Godfather	est.	1971
Rolando's	est.	1971
Noah's Ark	est.	1971
524 Club	est.	1972
Manhattan Towers	est.	1972
The 524		
Russo's	est.	1975
Cadell Place (Russo's Inc)	est.	1980
Silhouettes	est.	1981
Patzi's (Silhouettes Inc.)	2 ¹	
Ping Bodie's (Silhouettes Inc.)		•
Silhouettes	est.	1996
The Field of SF Pub & Restaurant	est.	1999
Le Bordeaux	est.	2011
	Gol.	2011

*LGBTQ affiliation in bold

Summary 524 Union Street

Building Permit Records	Owner	Usage	Dated
Dept. Public Works Alternations Signage	San Carlos Inn	Bar Restaurant	June 22, 1934
Dept. Public Works Alterations Signage	San Carlos Rest.	Bar Restaurant	Oct. 22, 1934
Dept. Public Works Alterations Signage	Adua Cafe	Bar Restaurant	Nov. 19, 1936
Dept. Public Works Alterations Signage	Paper Doll Club	Bar Restaurant	Nov. 13, 1944
Dept. Public Works Alterations Kitchen	Paper Doll Club	Bar Restaurant	Sept. 17, 1952
Dept. Public Works Alterations Kitchen	Abulich	Bar Restaurant	Feb. 5, 1954
Dept. Public Works Alterations Signage	Cadell Place	Bar Restaurant	July 19,1961
Dept. Public Works Alterations Health Dept. Remodel Compliance Nightclub Restaurant	524 Club	Bar Restaurant	Nov. 25, 1966 Feb 2, 1967
Dept. Public Works Compliance Bar	524 Club	Bar Restaurant	Nov. 14, 1968
Dept Public Works Compliance Work	524 Club	Bar Restaurant	Nov 24, 1968
Dept. Public Works Alterations Health Dept Compliance	524 Club	Restaurant Tavern	Nov. 25, 1968
Dept. Public Works Restore-New Foundation Floors, Walls, Electrical Plumbing, Sprinkler System	Russo's	Bar & Restaurant [.]	April 14, 1975 July 3, 1975
Dept. Public Works Sprinkler System Building	Russo's	Bar & Restaurant	June 5, 1975
page 1 of 3	•		

	Building Permit Records	Owner	<u>Usage</u>	Dated
	Dept. Public Works Restored Commercial Use Only	Russo's	Bar & Restaurant	Feb. 26, 1976
	Dept. Public Works Restore Extension Enclose	Russo's	Bar & Restaurant	April 13 1978
	Dept. Public Works Alteration Ceiling	Cadell Place Russo;s Inc.	Bar & Restaurant	April 24, 1980
	Dept. Public Works Remodel Kitchen	Silhouettes	Bar & Restaurant	Dec. 11, 1984
. •	Dept. Public Works Signage Electrical	Silhouettes	Bar & Restaurant	March 17, 1985
	Dept Public Works Alterations Health Dept. Remodel Kitchen	Silhouettes	Bar & Restaurant	March 23, 1992
	Dept. Building Inspection Plumbing Remodel Bathrooms	The Field	Bar & Restaurant	Dec. 24, 1998
	Dept. Building Inspection Remodel Kitchen	The Field	Bar & Restaurant	Jan. 24, 1999
	Dept. Building Inspection S.F. Fire Dept. Compliance Kitchen Hood	The Field	Bar & Restaurant	June 18, 1999
	Dept. Building Inspection Exterior Lighting Replacement Compliance	The Field	Bar & Restaurant	July 08, 1999
	Dept. Building Inspection Exhaust	The Field	Bar & Reataurant	July 13, 1999
	Dept. Building Inspection Occupancy Load Fire Dept. Compliance	The Field	Bar & Restaurant	July 15, 1999
	Dept. Building Inspection Hood Ansul System	The Field	Bar & Restaurant	Oct. 7, 1999

page 2 of 3

Summary 524 Union Street

Building Permit Records	<u>Owner</u>	<u>Usage</u>	Dated
Dept Building Manufacture and Install Awning Front Business	The Field	Bar Restaurant	June 10, 2003
Dept. Planning Public Health	Le Bordeaux	Full Service Restaurant	May 25, 2011
Dept. Planning ON-SALE BEER & WINE, EATING PLACE - TYPE 41	Le Bordeaux	Full Service Restaurant	Dec. 9, 2011

Page 3 of 3

	公司的 用户中公 "公平	的分裂和松小树	おいい名の名	72 1 1 1 1 1 1 1 2 1 2 1 2 1 2 1 2 1 2 1
37.022	3975 N R S 1 P	144.20	아이는 아이들이 아이들이 아이들이 아이들이 아이들이 아이들이 아이들이 아	近初示于我们胡晓晓
Osubal Pa	rich Barray - 7. No.	N & 22 1	1. Star 617	Ink-File-Two
ALL STREET	144 FYR. 18	HERON	Sec. HALLES	
SCU1221102	计算法的成果的正式等	引出出来 员	69~, W 1100 40	7112+
C. NY, 75, 8 (1) (C)	AND CROSS OF A DOMESTIC	A THE FRANCE	10.37	Marine day Patrices store

CITY AND COUNTY OF SAMFRANCISCO DEPARTMENT OF PUBLIC WORKS CENTRAL PERMIT BUREAL APPLICATION FOR BUILDING PERMIT

ALTERATION 3. Application is hereby made to the Department of Public Works of the City and Country of San Francisco for parmission to build in accordance with the plane and appendications submitted provide and according to the description and for the purpose accordance act on the San Francisco (1) Location B24 Union Street For what purpose is present building now used in

(a) Fig what purpose will building be used heresfter f Total Cost & LOU. OO

(5) Description of work to be done Erect one double face horizontal 5! x 3! neon sign par blueprint. Sign to be 101 above aldewalk. Permission to install has been granted by (owner:

Sec. 24. 18 ويتحدث والمشاركة المحاجبة المحاج المتعادية والمحاجبة والمحاجبة والمحاجبة والمحاجبة والمحاج والمحاج والمحاج والم 1. 1. 1. 1. 满:" ÷.

(6) Contractor (DOES) carry Workmen's Companies Son Insurance (7) Supervision of construction by... O. R. & MEON CORPORATION LTD.

. Address 690 Fatres Avenue Address <u>BWU FORFED</u> AVERULE. I hereby cartHy and agree, if a permit is issued, that all the provisions of the BUILDING LAW, THE BUILDING ZONE ORDINANCES, SET BACK LINE. REQUIRIEMENTS AND THE FIRE ORDI-NANCES OF THE CITY AND COUNTY OF SAN FRANCISCO and the STATE HOUSING ACT.OF CALLFORNIA will be complied with, whether herein specified in not, and I hereby spret to save the domnify and keep, harmless the City and County of San, Francesco against all Habilities, judgments, costs and expenses which may in anywise accure against is and county in consequences by within thereof, and will in all things strictly comply with the conditions of this permit. (8) Architect.

Licensen No. City and County of San Francisco. Address think. - 49 (9) Engineer with Marth Cartificate No . Lićemia No 🖂 City and County of San Frabeisco State of California Address (10) AND ALLER AND ALL AND A Plane and specifications prepared by ON S NEON CONFORATION. LTD. 1.1

890 Potrero Avenue. Address (11) Contractor.... а.в.б.исоч-сокравитани.нтр-License No. 5882

Licanae No. X. 08980 Olty and County of San Francisco State of California HOU Potrero Avenue . : ` j. 1, 1 1 Addreps (12) Owner.... San Carlos Inn

504 Union Streat, San Prencisos Adamaa

and the second s

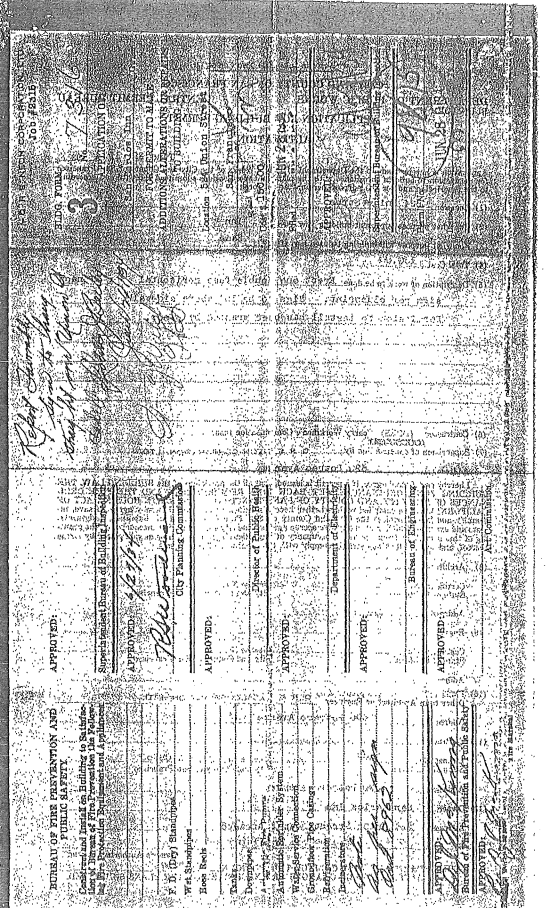
÷

÷,

Ř

O H MEEN COPPORATION TTD. By OWIG THE DEPARTMENT WILL CALL UP TELEFIONE NO. VA 7707. ñ., joj--. Owner's Authorized Agent.

IF ANY ALTERATIONS OR CHANGES ABE NECESSARY ON THE PLANS SUBMITTED. · . .



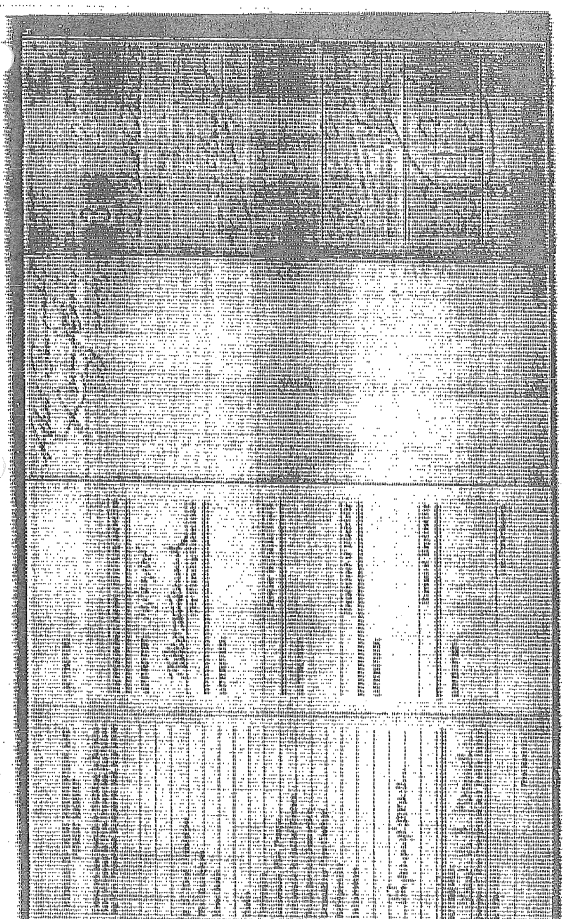
はたちとうない

「たいいいのである」という

「いいという」であるというというなんだいです

Q

		· .	N.W. T. B. S. Mary	2 The The State Trailerson	TIME			
10 Section 1 and 1		· .		i and the set of the set	and the second second	J		
10 Section 1 and 1	арана <u>с</u> арана 1941 - 1941 - 1941 - 1941 - 1941 - 1941 - 1941 - 1941 - 1941 - 1941 - 1941 - 1941 - 1941 - 1941 - 1941 - 1941 -		2. Startestation	the former of the second s			New Annami Y	
International and international andinternatinternational and international and internatio	,		A CONTRACTOR	a) revealt Marcia V. No. 8				
CREATE A STRATE OF THE ALL OF MORES CONTROL AND AND ADDRESS OF A STRATE A STRATE AND ADDRESS OF A STRATE A STRATE A STRATE AND ADDRESS OF A STRATE					STATISTICS IN THE STATISTICS AND ADDRESS OF THE STATISTICS OF THE	The state of the s		
ADJACK TODY FOR LOTIDING PERMITS ADJACK TODY COT 19 504 ADJACK TODY COT 10 505 ADJACK TODY COT 10 505 COT 10 505 ADJACK TODY COT 10 505 COT 10 505 COT 10 505 ADJACK TODY COT 10 505 COT 10 505				ELA CITANIA PARA CALCULATION CONTRACTOR AND A CALCULATION AND A CALCULATION OF A CALCULATIO	Den in a start of the second start start of the second start of th	CENTRAG PEF	MIT BUREAU	
A CERTERION OCT 19 B31			A DE UNEBLI	えい かいしらしにん こう かいにく やくろう	ALL AND ALL ALL ALL ALL ALL ALL ALL ALL ALL AL	12030151251 13525128		
Statistics of products in the providence of the product of the product of products								
20. Operations in provins halling and head head in the move of the second seco	· .						198.13	
20. Operations in provins halling and head head in the move of the second seco			Aut	Aleation is hereby made to th	ie Department of Public Work	s of the City and Count	y of Sun Francisco with and according	
20. The same a periods in the lighting is the mean investigation of the same investigation of the second s	,		to t	ne description and fur the p	urpose hereination ant forth:	Murn		5.5 S.
(a) The water prove will be into the second interfactor in the second interfactor in the second interfactor in the second interfactor interfact						0,10	5	
(b) Theoremain of work to be dear. (c) Theoremain of work to be dear. (d) Contractor (1005) our P Workman's Comparison to Low MODERUTT. NEW PRODUCTS CO. (e) Contractor (1005) our P Workman's Comparison to Low MODERUTT. NEW PRODUCTS CO. (f) Supervise of the print apress of the permit in level, the provisions of the PUBLIC USER NULL, 460 (f) Supervise of the print apress of the permit in level, the provisions of the PUBLIC USER NULL, 460 (f) Supervise of the print apress of the permit in level, the provisions of the PUBLIC USER NULL, 460 (f) Supervise of the print apress of the permit in level, the provisions of the PUBLIC USER NULL, 460 (f) Supervise of the print apress of the permit in level, the provisions of the PUBLIC USER NULL, 460 (f) Architect or US and COUNTY OF SAN PHANDERCO sole to BIT THE HOURS NOW ACC OF PUBLIC ACC OF the permit in						a.		an chairseach
(1) Thesinglished of work to be dead. (2) Thesinglished of work to be dead. (3) Thesinglished of work to be dead. (4) Continuity (10025) entry Worksom's Compensation, Long MARDERLIFE MEDN PRODUCTS CD. (3) Subjectified of contained in the dead. (4) Continuity (10025) entry Worksom's Compensation, Long MARDERLIFE MEDN PRODUCTS CD. (7) Subjectified of contained in the dead. (8) Continuity (10025) entry Worksom's Compensation, Long MARDERLIFE MEDN FROMULTS AND THE PRODUCTS CD. (9) Arbitration of contained with whithe heads as added to pool, and the STATE MARC ODE CALLFORMULT AND CONTAINED AND THE STATE AND THE STATE AND CONTAINED AND CONTAINED AND THE STATE AND THE STATE AND THE STATE AND CONTAINED AND CONTAINED AND CONTAINED AND CONTAINED AND CONTAINED AND CONTAINED AND THE STATE AND CONTAINED AND CONTAINED AND AND CONTAINED AND CONTAINED AND CONTAINED AND CONTAINED AND CONTAINED AND CONTAIN AND CONTAINED AND AND CONTAINED AND AND CONTAINED AND CONTAINED AND AND			(8)	For what purpose will build	ing ha used hereafter?	particular international second s Second second	and the second	
Willingtong Martinetic Comparation in MONDERLIP MONPTRODUCTS CD. (DOES NOT). (6) Continuedic (DOES) earry Workman's Comparation tam MONDERLIP MONPTRODUCTS CD. (DOES NOT). TO DIS STREET UNREALL 4000 (7) Supervision of construction by Intervision of construction by Intervision of the permit in ferrod, the fail the provisions of the DUILDING CLW, THE PHILDING CONST (DOES NOT). Intervision of the permit in ferrod, the fail the provisions of the DUILDING CLW, THE PHILDING CONST (DOES NOT). Mildress Intervision of construction by Intervision of the DUILDING CLW, THE PHILDING CONST (DOES NOT). Mildress Intervision of the DUIL ANALYSIS (DOES NOT). Intervision of the DUILDING CLW, THE PHILDING CONST (DOES NOT). Mildress Intervision of the DUIL ANALYSIS (DOES NOT). Intervision of the DUIL ANALYSIS (DOES NOT). Mildress Intervision of the DUIL ANALYSIS (DOES NOT). Intervision of the DUIL ANALYSIS (DOES NOT). Mildress Intervision of the DUIL ANALYSIS (DOES NOT). Intervision of the DUIL ANALYSIS (DOES NOT). Mildress Intervision of the DUIL ANALYSIS (DOES NOT). Intervision of the DUIL ANALYSIS (DOES NOT). Mildress Intervision of the DUIL ANALYSIS (DOES NOT). Intervision of the DUIL ANALYSIS (DOES NOT). Mildress Intervision of the DUIL ANALYSIS (DOES NOT). Intervision of the DUIL ANALYSIS (DOES NOT). Mildress	•		二月 ほどつかい しいごうしょうい		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			
Willingtong Martinetic Comparation in MONDERLIP MONPTRODUCTS CD. (DOES NOT). (6) Continuedic (DOES) earry Workman's Comparation tam MONDERLIP MONPTRODUCTS CD. (DOES NOT). TO DIS STREET UNREALL 4000 (7) Supervision of construction by Intervision of construction by Intervision of the permit in ferrod, the fail the provisions of the DUILDING CLW, THE PHILDING CONST (DOES NOT). Intervision of the permit in ferrod, the fail the provisions of the DUILDING CLW, THE PHILDING CONST (DOES NOT). Mildress Intervision of construction by Intervision of the DUILDING CLW, THE PHILDING CONST (DOES NOT). Mildress Intervision of the DUIL ANALYSIS (DOES NOT). Intervision of the DUILDING CLW, THE PHILDING CONST (DOES NOT). Mildress Intervision of the DUIL ANALYSIS (DOES NOT). Intervision of the DUIL ANALYSIS (DOES NOT). Mildress Intervision of the DUIL ANALYSIS (DOES NOT). Intervision of the DUIL ANALYSIS (DOES NOT). Mildress Intervision of the DUIL ANALYSIS (DOES NOT). Intervision of the DUIL ANALYSIS (DOES NOT). Mildress Intervision of the DUIL ANALYSIS (DOES NOT). Intervision of the DUIL ANALYSIS (DOES NOT). Mildress Intervision of the DUIL ANALYSIS (DOES NOT). Intervision of the DUIL ANALYSIS (DOES NOT). Mildress Intervision of the DUIL ANALYSIS (DOES NOT). Intervision of the DUIL ANALYSIS (DOES NOT). Mildress		•	(6)	Description of work to be d	00C	4		
(a) Contractor (DOES) DOES NOT Contractor LIO DIES SHEEL				**************************************			ا ژوه د که منهو منهو میکو میدود. منه او در با	
(a) Contractor (DOES) DOES NOT Contractor LIO DIES SHEEL							······································	
(a) Contractor (DO25) (DO25) NOT: Contractor (DO25) (DO25) NOT: (DO25) (DO25) NOT: (b) Supervision of construction by Address (D) Supervision of construction by (D) Supervision of construction of the policy of Supervisions of the DO110 DAV, TRE BOUSING ACC OF (CALIFORNIA will be committed with whether herein specified or soil, add constructions of the BOUSING ACC OF (CALIFORNIA will be City and County of Supervisions of the policy and the specified of the provide structure of the construction of the specified or soil, add craft phonon by virtue thereof, and will in gift things strictly comply with the conditions of the policy by virtue thereof. (B) Architect (D) Architect (D) Architect (B) Engineer: (D) Architect (D) Architect (C) Architect (D) Architect (D) Architect (D) Flams and engicitud attrices approach by State of California (D) Flams and engicitud attrices approach by (D) Flams and en	•••			and the second				· · · · · ·
(a) Continuity (DOES) ONE NOT Workman's Compensation Low MARPERLIE. NEW PRODUCTS CO. DOES NOT. (b) Continuity (DOES) ONE (DIDINAL ACCES) SET BACK LINE RECURRENTS AND THE PERE ORDER AND STREET OF DECEMBER AND AND STREET OF DECEMBER AN				Alar.	then to be Ad	anorta		
(a) Continuity (DOES) ONE NOT Workman's Compensation Low MARPERLIE. NEW PRODUCTS CO. DOES NOT. (b) Continuity (DOES) ONE (DIDINAL ACCES) SET BACK LINE RECURRENTS AND THE PERE ORDER AND STREET OF DECEMBER AND AND STREET OF DECEMBER AN				1. curren	1 mapa	Chiefford & Long and a series for a series and the series of the series		
Address Thereby certify und agree, if a permit is ferred, the juil the provisions of the BUILDING LAW, THE BUILDING ZONNE ORDINANCES, SET HACK LINER RECORDERMENTS AND THE THE ORDI- DANCESS OF THE CITY AND COUNTY OF SAN FRANCISCO and the STATE HOUSING ACT OF CALIFORNIA will be complete with whather herein specified or not, and I hottey agree, to daw, in- dignanty and here juanness the City and County of San Francisco against all likeling. Underest costs and expenses which have it a survive access against said city and county is companyed by write thereof, and will in all things strictly comply will the doubling of the permit. (9) Architect. (9) Architect. (9) Architect. (9) Architect. (9) Engineer. Certificate No. Biate of Chifornia (10) Plane and againstanding prepared by Other, than Architect agreement by Other than Architect agreement by Other than Architect agreement by Other than Architect agreement by (11) Onstrington and gainstanding prepared by (12) Architect. (13) Address. (14) Ontrington and gainstanding prepared by Other than Architect agreement by New California (14) Ontrigetor Address (15) Ontrigetor Address (16) Ontrigetor Address (17) Ontrigetor Architect agreement by Architect agreement by		. '					A starting the second s	
Address Thereby certify und agree, if a permit is found, that all the provisions of the BUILDING LAW, THE BUILDING ZONNE ORDINANCES, SET HACK, LIME RECURREMENTS AND THE THER ORDI- NANCES OF THIC CITY AND COUNTY OF SAN FIANCISCO and the STATE HOUSING ACT OF CALIFORNIA will be complete with whather herein specified or not, and I hottely agree, to day, in- digning and here increases the City and County of San Francisco against all likeling. Therefore adamity and leep increases the City and County of San Francisco against costs and expenses which here is anywise accrus against said city and county is comequeened of the grant. adamity and here increases the City and County of Any Adams, strout or cole skiewski puckly virtue thereof, and will in id things stretcity comply will the doubling of the germit. (9) Architect. (9) Architect. (9) Architect. (9) Engineer. Certificate No. Biate of California (10) Plane and gene increases of the generation of the structure of the structure Address. (10) Plane and gene increases of the structure of the structure of the structure Address. (11) Ontrigetor Address. (12) Ontrigetor Address. (13) Ontrigetor Address. (14) Ontrigetor Address. (15) Mark California (16) Architect No. Description of California (17) Mark Structure Address. (18) Ontrigetor Address. (19) Plane and gene increase prepared by Other, then Architector Engineer (10) Ontrigetor Address. (11) Ontrigetor Address. (12) Owner: No. Address. (13) Owner: No. Address. (14) Owner, No. Mark State California (15) Architector Mark State California (16) Plane and gene increases of the structure Mark State California (17) Owner: No. Mark State California (18) Owner: No. Mark State California (19) Owner: No. Mark State California (19) Owner: No. Mark State California (10) Owner: No. Mark State California (11) Owner: No. Mark State California (12) Owner: No. Mark State California (13) Owner: No. Mark State California (14) Owner: No. Mark State California (15) Owne	1. C			in the second	Martin Strander	WONDERLITE NED	N PRODUCTS CO.	
Address Thereby certify und agree, if a permit is found, that all the provisions of the BUILDING LAW, THE BUILDING ZONE ORDINATORS, SET HACK LIMER RECOURSEMENTS AND THE THE ORDI- NANCES OF THE CITY AND COUNTY OF SAN FRANCISCO and the STATE HOUSING ACT OF CALIFORNIA will be commiled with within anywise accrus against seeding or not and a latenty agree. In draw, the doming and heep lumphes the City and County of San Francisco against all latents independent outs and appendent which have in anywise accrus against seeding of this provide all likeling. Independent outs and appendent which have in anywise accrus against seeding of the permit. (d) Architect. (d) Architect. (e) Architect No. Element of County of San Francisco against seeding of the permit. (e) Architect. (f) Architect. (g) Architect. (g) Architect. (h) England. (g) England. (h) England. (h) England. (h) England. (h) Architect. (h) Address. (i) England. (ii) Plane and specifications prepared by Other than Architect on England. (j) Architect. (j) Address. (ii) Ontequint. (j) Architect. (j) Architect. (j) Architect. (j) England. (j) Christian Architector England. (j) Ontequint. (j) Ontequint. (j) Architect. (j) Ontequint. (j) Architect. (j) Intermediation prepared by (j) Ontequint. (j) Ontequint. ((0)	(DOES NOT)	the second strain a company soon	170 OTIS STREE	1 UNDERHILL 4060	
Thereby certify und serve, if a permit is ference in the provisions of the BUILDING LAW THE ORDERATE SOME ONE ON THE OLDERATE ACCURENCES AND THE PRODUCT AND COUNTY OF SAN THE RECORDERATES ADD THE PRODUCT OF SAN TRANSFERS OF THE CERTIFY AND COUNTY OF SAN TRANSFERS OF and the STATE HOUSING ACT OF CALLFORDER WITH AND ADDED AND AND THE STATE ACTURE STATE AND THE STATE HOUSING ACT OF CALLFORDER WITH AND ADDED A							and a state of the second	
 Charles And Rep Interfees the Control of Section and Control of Control of Control of Control of Control			and the second second	I hereby certify und agree,	if a permit is issued, that all th	he provisions of the BUII	DING LAW, THE	• • • •
ing of this permit, or trev the use of occupinty will the conditions of this permit. (6) Architect. (7) Bridgener. (8) Engineer. (9) Engineer. (9) Engineer. (9) Engineer. (10) Plane and specifications prepared by (10) Plane and specifications prepared by (10) Plane and specifications prepared by (11) Contractor (12) Outperter (13) Contractor (14) Contractor (12) Outperter (13) Contractor (14) Contractor (12) Outperter (NA NA	NCES OF THE CITY AND	COUNTY OF SAN FRANC	ISCO and the STATE H	IOUSING ACT OF	
ing of this permit, or trev the use of occupinty will the conditions of this permit. (6) Architect. (7) Bridgener. (8) Engineer. (9) Engineer. (9) Engineer. (9) Engineer. (10) Plane and specifications prepared by (10) Plane and specifications prepared by (10) Plane and specifications prepared by (11) Contractor (12) Outperter (13) Contractor (14) Contractor (12) Outperter (13) Contractor (14) Contractor (12) Outperter (dop	anity and keep harmices the ts and expenses which may it	· City and County of San Fr a anywise accrus against and (rancisco against all lisb city and county in conseq	ullies, Judgments,	
 (9) Architect. Gertificate No. Blate of California (9) Enginear. (9) Enginear. (9) Enginear. (10) Enginear. (10) Organization and specifications prepared by Other than Architect or Engineer. (11) Gentration. (12) Organization of California (13) Gentration. (14) Gentration. (14) Gentration. (15) California (16) California (17) Organization. (18) California (19) Organization. (10) Organization. (11) Gentration. (12) Organization. (13) Gentration. (14) Gentration. (15) California (16) California (17) Organization. (18) Organization. (19) Organization. (11) Gentration. (12) Organization. (13) Organization. (14) Organization. (15) Organization. (16) Organization. (17) Organization. (18) Organization. (19) Organization. (11) Organization. (12) Organization. (13) Organization. (14) Organization. (15) Organization. (15) Organization. (16) Organization. (17) Organization. (18) Organization. (19) Organization. (11) Organization. (12) Organization. (13) Organization. (14) Organization. (15) Organization. (15) Organization. (16) Organization. (17) Organization. (18) Organization. (19) Organization. (19) Organization. (11) Organization. (12) Organization. (13) Organization. (14) Organization. (15) Organization. (15) Organization. (16) Organization. (17) Organization. (18) Organization. (19) Organization. (10) Organization. (11) Organization. (12) Organization. (13) Organization. 	,		ing the	of this permit, or from the reof, and will in all things s	use or occupancy of anyisiden tricily couply with the condit	valk, street or sub-side wa	dk placed by virtue	
Address (9) Englnear Certificate No. State of California Address (10) Plane and specifications prepared by Other than Architect or Engineer (10) Plane and specifications prepared by Other than Architect or Engineer (11) Oratinetor State of California (11) Oratinetor State of California (12) Oratinetor State of California (13) Oratinetor State of California (14) Oratinetor State of California (15) Oratinetor State of California (16) Oratinetor State of California (12) Oratinetor Address (13) Oratinetor Address (14) Oratinetor State of California (15) Oratinetor (16) Oratinetor (17) Oratinetor (18) Oratinetor (19) Oratinetor (10) Oratinetor (11) Oratinetor (12) Oratinetor (13) Oratinetor (14) Oratinetor <td></td> <td></td> <td>(8)</td> <td>57</td> <td></td> <td>····</td> <td>،</td> <td> · ·</td>			(8)	57		····	،	· ·
Address (9) Englnear Certificate No. State of California Address (10) Plane and specifications prepared by (11) Plane and specifications prepared by (12) Other than Architect or Engineer (13) Plane and specifications prepared by (14) Ontractor (15) Contractor (16) State of California (17) Ontractor State of California (18) Ontractor State of California (19) Contractor (11) Ontractor State of California (12) Owner (13) Ontractor (14) Ontractor (15) Owner (16) Owner (17) Owner (18) Owner (19) Owner (11) Ontractor (12) Owner (12) Owner (13) Owner (14) Owner (15) Owner (16) Owner (17) Owner (18) Owner (19) Owner (10) Owner (11) Owner (12) Owner (13) O				Certificate No.		No	an a	
Certificative No. State of California Address (10) Plane and specifications prepared by Other than Architect or Engineer Address (11) Contractor. (12) Contractor. (13) Contractor. (14) Contractor. (14) Contractor. (14) Contractor. (14) Contractor. (15) Contractor. (14) Contractor. (15) Contractor. (16) Contractor. (17) Contractor. (18) Contractor. (19) Contractor. (10) Contractor. (11) Contractor. (12) Contractor. (12) Owner. (12) Owner. (12) Owner. (12) Owner. (12) Owner. (12) Owner. (12) Owner. (12) Owner. (13) Contractor. (14) Contractor. (15) Contractor. (16) Contractor. (17) Contractor. (18) Contractor. (19) Contractor. (10) Contractor. (10) Contractor. (11) Contractor. (12) Owner. (12) Owner. (13) Contractor. (14) Contractor. (15) Contractor. (14) Contractor. (15) Contractor. (16) Contractor. (17) Contractor. (18) Contractor. (19) Contractor. (19) Contractor. (10) Contractor. (11) Contractor. (12) Contractor. (12) Contractor. (13) Contractor. (14) Contractor. (14) Contractor. (15) Contractor. (16) Contractor. (17) Contractor. (18) Contractor. (19) Contractor. (19) Contractor. (10) Contractor. (10) Contractor. (11) Contractor. (12) Contractor. (13) Contractor. (14) Contractor. (14) Contractor. (15) Contractor. (15) Contractor. (16) Contractor. (17) Contractor. (18) Contractor. (19) Contractor. (19) Contractor. (10) Contractor. (10) Contractor. (11) Contractor. (12) Contractor. (13) Contractor. (14) Contractor. (15) Contractor. (16) Contractor. (17) Contractor. (18) Contractor. (18) Contractor. (19) Contractor. (19) Contractor. (19) Contractor. (19) Contractor. (19) Contractor. (19) Contractor. (19) Contractor. (10) Contractor. (10) Contractor. (10) Contractor. (11) Contractor. (12) Contractor. (13) Contractor. (14) Contractor. (15) Contractor. (14) Contractor. (15) Contractor. (14) Contractor. (15) Contractor. (14) Contractor. (15) Contractor. (14) Contractor. (14) Contractor. (14) Contractor.				State of California	City and	County of San Francisco		•
Certificative No. State of California Address (10) Plane and specifications prepared by Othe; than Architect or Engineer Address (11) Centractor. (12) Contractor. (13) Centractor. (14) Centractor. (14) Centractor. (14) Centractor. (15) Edgense No. State of California (16) City and County of Sun Francisco Address. (12) Owner. (12) Owner. (12) Owner. (12) Owner. (12) Owner. (12) Owner. (12) Owner. (12) Owner. (12) Owner. (13) Centractor. (14) Centractor. (15) Contractor. (15) Contractor. (16) Contractor. (17) Contractor. (17) Contractor. (18) Contractor. (19) Contractor. (10) Contractor. (10) Contractor. (12) Owner. (12) Owner. (13) Contractor. (14) Contractor. (15) Contractor. (15) Contractor. (16) Contractor. (17) Contractor. (17) Contractor. (18) Contractor. (19) Contractor. (19) Contractor. (10) Contractor. (10) Contractor. (11) Contractor. (12) Contractor. (12) Contractor. (13) Contractor. (14) Contractor. (15) Contractor. (15) Contractor. (16) Contractor. (17) Contractor. (18) Contractor. (19) Contractor. (19) Contractor. (19) Contractor. (10) Contractor. (10) Contractor. (11) Contractor. (12) Contractor. (13) Contractor. (14) Contractor. (14) Contractor. (15) Contractor. (16) Contractor. (17) Contractor. (18) Contractor. (19) Contractor. (19) Contractor. (10) Contractor. (10) Contractor. (11) Contractor. (12) Contractor. (13) Contractor. (14) Contractor. (15) Contractor. (14) Contractor. (15) Contractor. (15) Contractor. (16) Contractor. (17) Contractor. (17) Contractor. (18) Contractor. (18) Contractor. (19) C				Addr: 48,			me water and a second	•
Address (11) Contractor Eleonse No. 2017 State of Collfornia Address Address (12) Owner. Multiple Address Address Address THE DEPARTNENT WILL CALUUP TETEPHONE NO. INTERLIFE NEON PRODUCIS CO. 10 OII: SIAL AND ALTERATIONS OR ON ANGES ARE NECESSARY ON THE PLANS EDEMITTED.	,		() N) Engineer	····· · ····· · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·		•
Address (11) Contractor Edgense No. The y State of Collfornia (12) Owner (12) Owner (12) Owner Address (12) Owner THE DEPARTMENT WILL CALUUF TELEPHONE NO. THE DEPARTMENT WILL CALUUF TELEPHONE NO. DE ANY ALTERATIONS OR ORANGES ARE NECESSARY ON THE PLANS EDEMITTED.				State of California		to. County of San Francisco		
Address (11) Contractor Edeonse No. 2017 State of Collfornia Address (12) Owner. Multiple Agest (12) Owner. Multiple Agest Address Address THE DEPARTMENT WILL CALLUUP TETEPHONE NO. THE DEPARTMENT WILL CALLUUP TETEPHONE NO. IF ANY ALTERATIONS OR ORANGES ARE NECESSARY ON THE PLANS EDEMITTED.				Address		and the second states of the	1 2011 (2016) 2017	
Address (11) Contractor Edeonse No. 2017 State of Collfornia Address (12) Owner. Multiple Agest (12) Owner. Multiple Agest Address Address THE DEPARTMENT WILL CALLUUP TETEPHONE NO. THE DEPARTMENT WILL CALLUUP TETEPHONE NO. IF ANY ALTERATIONS OR ORANGES ARE NECESSARY ON THE PLANS EDEMITTED.		•	(10	 Plans and specifications pr Othes: than Architect or E 	-epared by Ingineer	11. 14. 17. 18. 19. 19. 13. 19. 19. 19. 19. 19. 19. 19. 19. 19. 19	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	•-
(11) Contractor Edeonse No. State of California Address. (12) Owner. Address. (12) Owner. Address.			3	Addross		······································	، ، ان 	
(12) Owner Mu Carles Restancert Addres 57 4 Union Fill NOERLITE NEON PRODUCIS CO. 10 OILS, SPART HILL ACO THE DEPARTMENT WILL CALUUP TETEPHONE NO. DF ANY ALTERATIONS OR CHANGES ARE NECESSARY ON THE PLANS EDEMITTED.			(u) Contractor	•/	for the second	Hard Contraction (1995)	
Address (12) Owner Mu Carlos Restaurant Addres 574 Union ET NINDERUIE NEON PRODUCIS CO. 10 OILS SPARTNER ALLOSS THE DEPARTNENT WILL CALUUP TETEPHONE NO. DF ANY ALTERATIONS OR ORANGES ARE NECESSARY ON THE PLANS SUBMITTED.		•		License No. 7 14 9	L. License N	W.X. S. P. Million		
THE DEPARTMENT WIA. CALU UP TETEPHONE NO. DPANY ALTERATIONS OR ORANGES ARE NECESSARY ON THE PLANS EDEMITTED.				State of Collfornia	City and (County of San Francisco		
THE DEPARTMENT WIA. CALU UP TETEPHONE NO. DPANY ALTERATIONS OR ORANGES ARE NECESSARY ON THE PLANS EDEMITTED.				Address Printer Ca.	ilis Realis	SI 4		•
IF ANY ALTERATIONS OR CHANGES ARE NECESSARY ON THE PLANS SUBMITTED.			12) Ownorst English II	Adda Entra	nggagargargargargargargargargargargargarg	······	
IF ANY ALTERATIONS OR CHANGES ARE NECESSARY ON THE PLANS BUBMITTED.	•			Addrites	A CONTRACTOR OF THE	STADERLITE NEON	PRODUCTS CO.	
IF ANY ALTERATIONS OR CHANGES ARE NECESSARY ON THE PLANS BUBMITTED.	,				and an and the second strategies and the second	Williams	ithd and the second	
				THE DEPARTMENT W. IF ANY ALTERATIONS	HA. CALU UP TELEPHONE	NO. SARY ON THE PLAN	S SUBMITTED.	
	•		A State Back	an a		· . · · · ·		
			1 Sittering Line		and the second			
			1 3 5 3 5 A		1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	19 A		State State



DE ESSESTE

L'ANCE DE ME

Fill Editoria

SHIT SHIT

这种教育和特别的

ĿĿĸĬĸĿġŀĔĔĔĸĸĔŶĸĔĸĿĔŔĹŔŗĔĔŔĔŖĔĸŔĔĸĊĬĔŎ

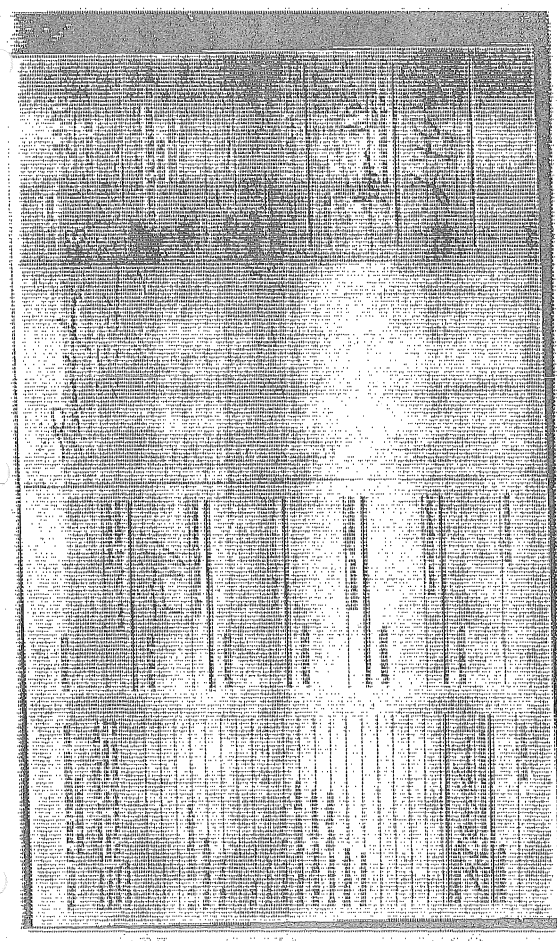
teristikesta beisenisi teranter

HAT STATES STATES STATES

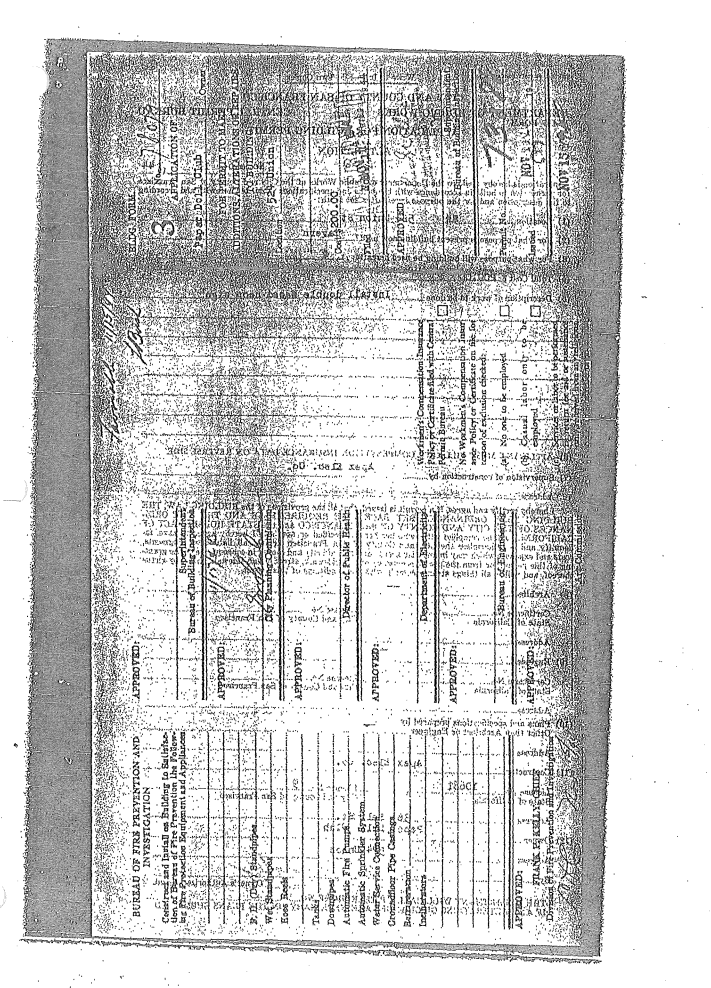
Tellar, provide the second seco

And a second sec

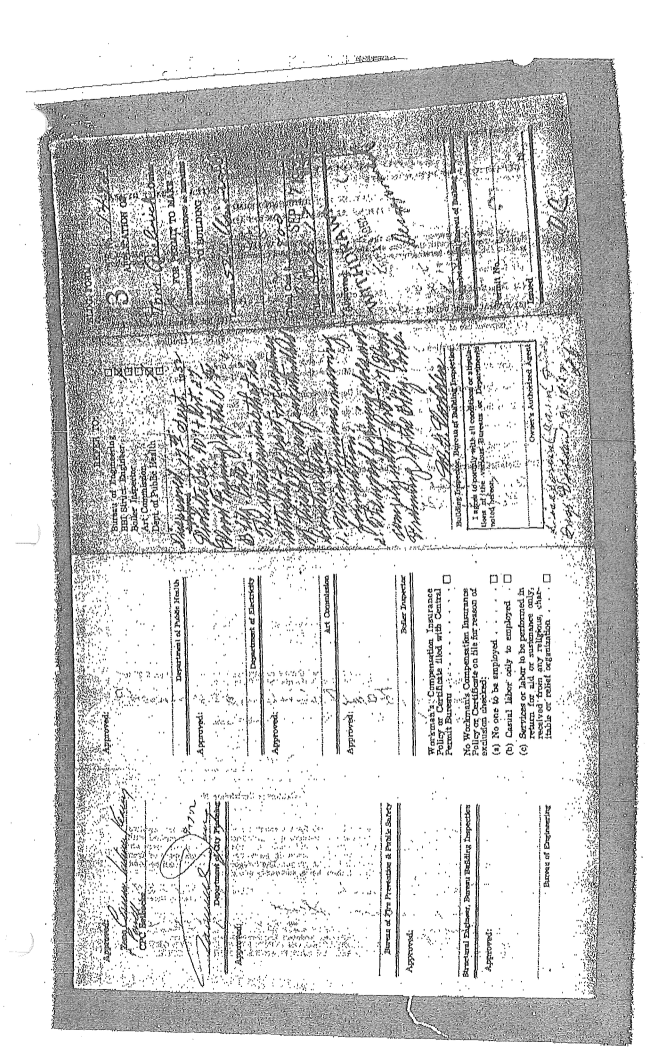
M. Die Welter, C. Sarrow Bartin Karr, Har Statistica and Antonio Antonio



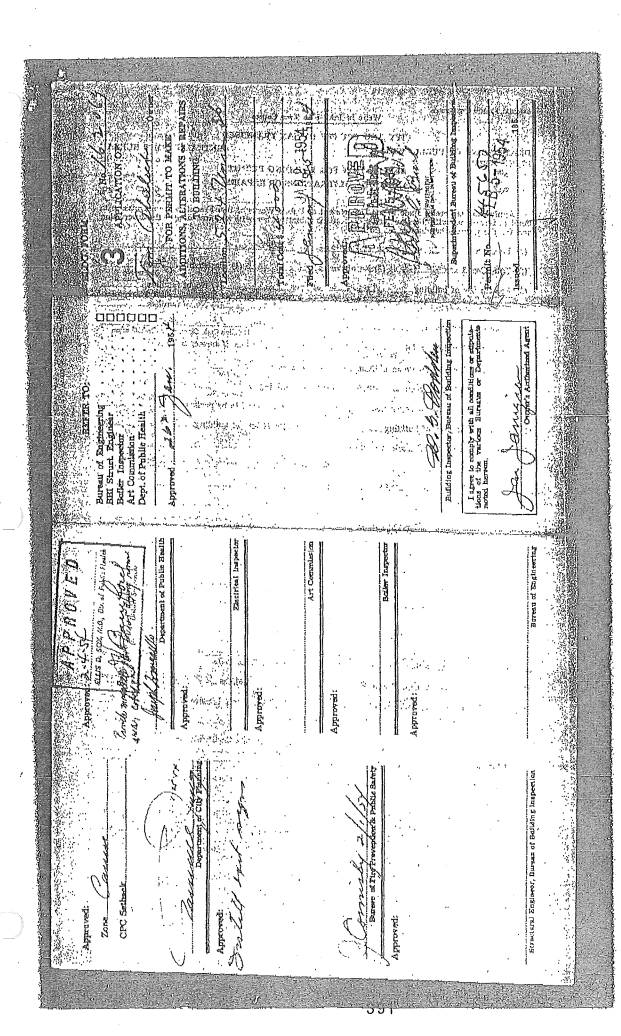
	Martin CT			S. 141. 1. 1 1. The annual	ATPERM	ary - starter
	IENT OF PU	BLIO WORKS		CENT	H. L. Sulli Gar	IT BURSA
Sector 10	A	PPLICATION I	OR HUILDI	NG PERM	TREE	
		A	FERATION			
	heroby made t	o the Department of sordance with the a purpose hireflind 504/0n 504/0n ant building nove i	al-Public Work	of the City	and County of	San Francia
- if argentisate	n to build in according and for th	ordance with the	bins and speci ter set forth:	fications subn	utted herewit	Tand accordi
(1) beation		524 Opt	lon 81 X			F1(2), the shift(2), (3), (3), (3), (3), (3), (3), (3), (3
() (i) le su	t più poso la pres	ent building now n	usel ?			<u>(7</u>)
	t purpose will br	ilding be used her analysis	miter (4	1997 / A.S. 442		
	ion of stork to b	e dona	tall doub	la Rhaed r	inon sign	
	·加州4852241					
	而此是1000月1日(1) 19月1日日(1)(1)		<u> </u>			
		LOUT COMPRN				
HERE THERE AND A TANK AND A	MAN HADOY T.T.	TO ALCOUTER	aurricht man	AULT DAT	a contraction was a contraction of the second se	
			ADEX ELOO.	Ũð.		342 00074
	loa of ematructi	an be	Apex Elso.	Øð.,		
	lea of constructi	on by	Apex El.co.	·		
	lea of constructi	on by	Apex El.co.	·		
	lea of constructi	on by	Apex El.co.	·		
	lea of constructi	on by	Apex El.co.	·		
	lea of constructi	an be	Apex El.co.	provisions of QUIREALINI SCO and the i or not; and relace agains ty and chunty ik, street or a ma of this per	the BUIIDIN S AND. THIS STATE HOUS I hereby and t all lability in consequent ub-sidewalk p mit.	
U provide U prov	ca of constructi entity and agree 20MB CORDINA ITTE CITY A well be compli- berg instructes to assa which may thick or from the utility all things	on by	Apex Elso. and that all the SK LINE RE BAN FRANCIS by of Bait Fra against said th of any adders th the conditions License No	provisions of OTHERNENT CO and that or not; and ncisco syntus ty and chunty ik, street aris as of this per	the BUILDIN S AND THE STATE HOU I hereby again t all liabilities in consequent ub-aidewalk p mit.	
Call agerpta Call agerpta Call agerpta Call agerpta Call agerpta Call Call agerpta Call agerpta Call agerpta Call Call agerpta Call Call agerpta Call Call agerpta Call Call agerpta Call Call agerpta Call Call agerpta Call ag	car of constructi cartify and agree COM CRDINA (CRDINA CARTAC CARTA AND be compli- here which may that or from the stilling all things with the form the stilling all things with the form the stilling all things with the form the stilling all things (California	on by	Apex Elso. and that all the SK LINE RE BAN FRANCIS by of Bait Fra against said th of any adders th the conditions License No	provisions of ULEEMISINT SCO and the or not; and ncieco sgains by and chunty it, atreet gras as of this per	the BUILDIN S AND THE STATE HOU I hereby again t all liabilities in consequent ub-aidewalk p mit.	
City of the second seco	car of constructi cartify and agree COM CRDINA (CRDINA CARTAC CARTA AND be compli- here which may that or from the stilling all things with the form the stilling all things with the form the stilling all things with the form the stilling all things (California	on by the permit is issue NCES, 'SET HAC D COUNTY OF f d yith, whether is he City and Coun in anywise accrus s use or occupancy strictly comply with the country of the second strictly country with the country of the second the second second second second the second second second second second the second second second second second the second	Apex Elso. and that all the SK LINE RE BAN FRANCIS by of Bait Fra against said th of any adders th the conditions License No	provisions of OTHERNENT CO and that or not; and ncisco syntus ty and chunty ik, street aris as of this per	the BUILDIN S AND THE STATE HOU I hereby again t all liabilities in consequent ub-aidewalk p mit.	
Curties Curtical and a Curtical and a Curti	ca of constructi and a construction of the complete and the complete and the complete and the complete and the complete and the complete and the complete and the complete and the complete and the complete and t	on by the permit is issue NCES, 'SET HAC D COUNTY OF f d yith, whether is he City and Coun in anywise accrus s use or occupancy strictly comply with the country of the second strictly country with the country of the second the second second second second the second second second second second the second second second second second the second	Apex Elso. acd, that all the CM JINE RE- BAN FRANCIS mercin specified ty of Ban Fra against suid cf of any sidesra th the condition License No City and C	pirovisions of UIREMINT SCO and the NCO and the ncieco sgains ty and chinis the street gris as of this per the street gris on this per the street gris the str	the BUILDIN S AND THE STATE HOU I hereby again t all liabilities in consequent ub-aidewalk p mit.	
Cariffan (J. J. Sporplat J. Sporplat (J. J. Sporplat (J. J. Sporplat) (J. Sporplat) (J	car of constructi cartify and agree COM CROINA IFFE CITY AN well be compile been farmless to the compile been for from the stilling all things we No. California	on by the permit is issue NCES, 'SET HAC D COUNTY OF f d yith, whether is he City and Coun in anywise accrus s use or occupancy strictly comply with the country of the second strictly country with the country of the second the second second second second the second second second second second the second second second second second the second	Apex Eleo additional the second additional	pirovisions of UIREMINT SCO and the NCO and the ncieco sgains ty and chinis the street gris as of this per the street gris on this per the street gris the str	the BUILDIN S AND THI S AND THI S TATE HOU I hereby spin t all llability in consequent ub-sidewalk p mit. Francisco	
Cariffee Cariffee Cariffee Cariffee Cariffee Cariffee Cariffee Cariffee Cariffee Cariffee Cariffee Cariffee Cariffee Cariffee Cariffee Cariffee Cariffee	cal of constructi carify and agree DNH ORDINA IFFE CITY AN well be compli- been barnless which ar from the service from the service from the service from the service from the service from the service from the s	on by t a permit is issue NCES, ISET HAC D COUNTY OF f d with, whether h ha City and Coun in anywise accrus to use or occinancy strictly comply with the comply with the complete the complete the complete the complete the complete the complete the complete the complete the complete the complete the complete the complete the complete the complete the complete the complete the complete the co	Apex Eleo additional the second additional	provisions of UHREADSHT SCO and that neiseo agains ty and chunty lk, street pra- sa of this pur bas of the pur bas of this pur bas of the pur bas of the pur bas of this pur bas of the purbas of the pur bas of the purbas	the BUILDIN S AND THI S AND THI S TATE HOU I hereby spin t all llability in consequent ub-sidewalk p mit. Francisco	
Carifface (1) Frances (1) Frances (1) Frances (1) Frances (1) Frances (1) Frances (1) Frances (1) Frances (1) Frances	car of constructi cartify and agree COM CROINA IFFE CITY AN well be compile been farmless to the compile been for from the stilling all things we No. California	on by	Apex Eleo additional the second additional	provisions of UHREADSHT SCO and that neiseo agains ty and chunty lk, street pra- sa of this pur bas of the pur bas of this pur bas of the pur bas of the pur bas of this pur bas of the purbas of the pur bas of the purbas	the BUILDIN S AND THI S AND THI S TATE HOU I hereby spin t all llability in consequent ub-sidewalk p mit. Francisco	
Carifface (1) Frances (1) Frances (1) Frances (1) Frances (1) Frances (1) Frances (1) Frances (1) Frances (1) Frances	ca of constructi cartify and agree DAH ORDINA ITHE CITY AN Will be compli- bes for the comple- bes which may rhit be comple- her form the star which may rhit be form the star which may rhit be comple- her form the star which may rhit be comple- ted No. California California depositeations an Architect or	on by a if a permit is issue NGES, ISET HAG D COUNTY OF a d with, whether is ha city and Coun in anywise accrus- to use or occupancy strictly comply with a country of the second strictly country of the second prepared by Engineer	Apex El so . acd, that all the IX LINE RE- BAN FRANCIS arcin specified ty of Ban Fra- against suid of r of any sidesra- th the condition License No City and C	provisions of UHREADSHT SCO and that neiseo agains ty and chunty lk, street pra- sa of this pur bas of the pur bas of this pur bas of the pur bas of the pur bas of this pur bas of the purbas of the pur bas of the purbas	the BUILDIN S AND THI S AND THI S TATE HOU I hereby spin t all llability in consequent ub-sidewalk p mit. Francisco	G LAW, THE FIRE OHD ING ACT O Ing to isave, is of the grant is of the grant is of the grant is of the grant is
(i) specified in the second s	cal of constructi carfify and agree COME CORDINA (CORDINA	on by	Apex El so . acd, that all the IX LINE RE- BAN FRANCIS arcin specified ty of Ban Fra- against suid of r of any sidesra- th the condition License No City and C	provisions of UHREADSHT SCO and that neiseo agains ty and chunty lk, street pra- sa of this pur bas of the pur bas of this pur bas of the pur bas of the pur bas of this pur bas of the purbas of the pur bas of the purbas	the BUILDIN S AND THI S AND THI S TATE HOU I hereby spin t all llability in consequent ub-sidewalk p mit. Francisco	
Carifles Results (1) - no crist (1)	con of construction of ity and agree COME CORDINA COME CONDINA CONTRECTIVE AN A velit be complete assa which may rhit or from the utility all things of No. California California te No. California te No. California te No. California te No. California te No. California	on by	Apex Eleo. Apex Eleo. Apex Eleo. Apex Eleo. Any FRANCIS med, that all the CK JINE RE- arding and Francis of any side of of any side of the condition i License No City and C	pirovisions of JULKEMINT CO and the l or not and neiseo spains ity and chunty ik, street gra and this per it, street gra and this per it, it is a street gra it is a	the BUILDIN S AND THIS STATE HOU I hereby and t all liability mit. Francisco Francisco	G LAW, THE FIRE OHD ING ACT O Ing to isave, is of the grant is of the grant is of the grant is of the grant is
(11) Contract (11) Contract	cal of constructi carfify and agree COME CORDINA (CORDINA	an by	Apex El so . Apex El so . acd, that all the IX JINE RE- BAN FRANCIS mercin specified ty of Ban Fra- against suid cf y of any sidesra- th the condition License No City and C License No City and C	picovisions of UIREMINT KO and that ar not; and noteco spains ty nid chunty it, attest aris and of this per builty of San)	the BUILDIN S AND THIS STATE HOU I hereby and t all liability mit. Francisco Francisco	G LAW, THE FIRE OHD ING ACT O Ing to isave, is of the grant is of the grant is of the grant is of the grant is
Control of the second s	con of construction control of construction Control of Construction Control of Construction Control of Construction Construction of Construction of Construction of Construction Construction	on by	Apex El so . Apex El so . acd, that all the IX JINE RE- BAN FRANCIS mercin specified ty of Ban Fra- against suid cf y of any sidesra- th the condition License No City and C License No City and C	pirovisions of JULKEMINT CO and the l or not and neiseo spains ity and chunty ik, street gra and this per it, street gra and this per it, it is a street gra it is a	the BUILDIN S AND THIS STATE HOU I hereby and t all liability mit. Francisco Francisco	K LAW, THE PIRE OILD UNG ACT O The prove of the grant of the grant bred by virtu
(1) - sperpla (1) - sperpla (1) - special (1) -	con of construction control of construction Control of Construction Control of Construction Control of Construction Construction of Construction of Construction of Construction Construction	an by 1 (a permit is issue NCES, INFT HAC ID COUNTY OF a d with, whether is a use or occupancy strictly comply with prepared by Engineer Apox E16 363 Fg Papez Do	Apex Eleo. Apex Eleo. Apex Eleo. Apex Eleo. Apex Eleo. Any FRANCIS mrein syscified ty of Bail Fra agrinst suid cir of any siders ith the condition License No City and C License No City and C License No City and C	pirovisions of JULKEMINT CO and the l or not and neiseo spains ity and chunty ik, street gra and this per it, street gra and this per it, it is a street gra it is a	the BUILDIN S AND THIS STATE HOU I hereby and t all liability mit. Francisco Francisco	IG LAW, TH Price Onlin UNG ACT O in the grant of the grant initial by virtu
Control of the second s	con of construction control of construction Control of Construction Control of Construction Control of Construction Construction of Construction of Construction of Construction Construction	an by 1 (a permit is issue NCES, INFT HAC ID COUNTY OF a d with, whether is a use or occupancy strictly comply with prepared by Engineer Apox E16 363 Fg Papez Do	Apex Eleo. Apex Eleo. Apex Eleo. Apex Eleo. An FRANCIS AN FRA	pirovisions of JULKEMINT CO and the l or not and neiseo spains ity and chunty ik, street gra and this per it, street gra and this per it, it is a street gra it is a	the BUILDIN S AND THIS STATE HOU I hereby and t all liability mit. Francisco Francisco	IG LAW, TH Price Onlin UNG ACT O in the grant of the grant initial by virtu



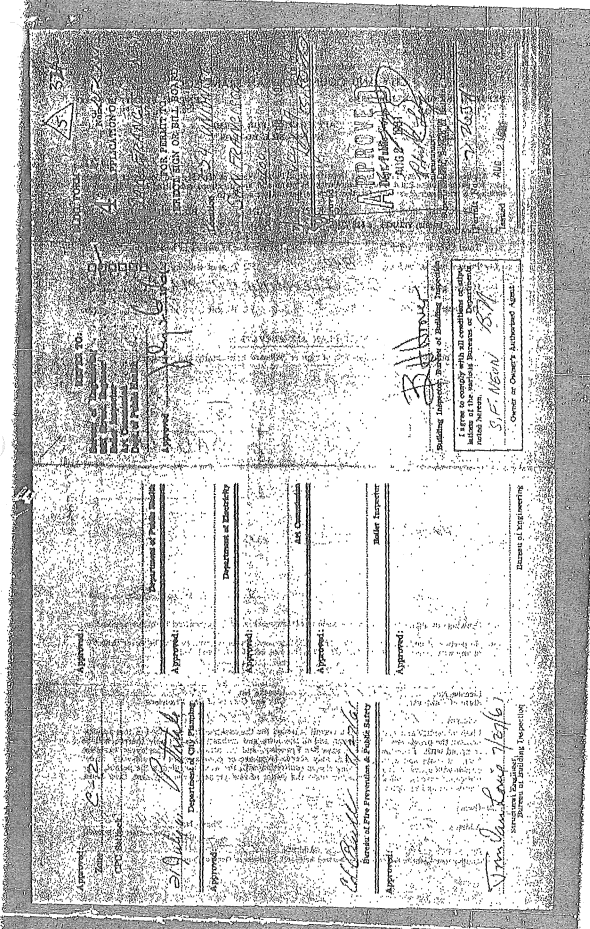
TTELAN SECTION St. Harden Jourie DEPARTMENT OF FUELIC WORKS BEPARTMENT OF FUELAC WORKS BLDG. FORM APPLICATION PART INTERPORT APPLICATION ALTICATIONS OF REPAIRING APPLICATION IS ALTICATIONS OF REPAIRING APPLICATION IS APPLICATION OF THE ALTICATION OF THE ALTIC APPLICATION IS APPLICATION OF THE ALTICATION OF THE ALTICA PERMIT BURGAN to maicana 28.20 (6) Present use of building Comillies & Part IN Proposed use of building a statistic as 2 Souther 3 the start (9) Type of construction and 10) 21 11. White building on lot 200 1. White board on plot plan it a Clat Xer.) Xsa (12) Does this alteration preate an additional floor of occupancy. (13) Does this alteration create an additional story to the building 22-0 (14) Electrical work to be parturned work to B (15) Ground floor area of building ĥ. (17) Detailed description of work in ba done la ; -?¢: Acres . . . Paster Princip ÷ -____ 5. . ; ÷., (38) No portion of building or structure or scattolding, used during construction to be also (any wire containing more than 750 volts. See Sac. 385, California Penal Code. (19) Supervision of construction by ... A. St. M. Cincladres (20) General contractor. California License No Ľ. ' rins' Address 5 (21) Architect allfornia Certificata No Address 10 (22) Engineer California Certificate No. 'i 🕅'' Address [23] I hereby certify and agree that if a permit is issued for the construction particled in this applica-tion, all the provisions of the permit and all laws and ordinances applicable thereto will be complied with. I further agree to save San Francisco and its officials and employees hamilies from all costs and anaages which may accrue from use or occupancy of the sidewalk, streat it rubaldawalk space to from anything else in connection with the work included in the permit. The foregoing covariant shall be blind-ing upon the owner of said proparty, the applicant, their heirs, successors and estimates. ir li (M) Owmar. Alt. Se (Phon: Contert Address By. 34 PERMIT-OF OCCUPANCY MUST BE OBTAINED OF APARTMENT HOUSE PURSUANT TO SSC. 608 BAN ON OF HOTEL OR BUILDING CODE HOTTL OR ON



11.1 Einsteiner fonnsku pres. Write in Ink File Two Coples 建文学 RECEN CITY AND COUNTY OF BAN MANCISCO DEPLOPPUBLIC WORKS DEPARTMENT OF PUBLIC WORKS CENTRAL FRAMIT BUILLAU 1854 MAN 26 AH 8: 43 BLDG. FORM APPLICATION YOR BUILDING PERMIT **BUILDING INSPECTION** ADDITIONS, ALTERATIONS OF REPAIRS 3 . الجاني r ha <u>ک</u>و Application is hereby made to be Department of Public Works of San Francisco for perindsation to build in accordance with the plans and specifications submitted herewith and according to the description and for the purpose hereination set forth: j. Location Total Cost \$ (3) No Basemiant Xel of No (0) No. of families. (0) Present use of building Proposed use of building. (9) Type of construction 12 1), Any other building on lot. X (Must be shown on plot plan if answer is Yes.) 1) Does this alteration create an additional floor of occupancy. 215 Yta or No Doss this atteration create an additional story to the building. Mu Yes or No. (14) Elemental work to be performed...... or No Yes or 170 .sq. ft. (18) Height of building (19) Ground floor area of building (17) Detailed description of work to be done. 24-5-5-1 (18) No portion of building or structure or scaliolding used during construction, to be closer than 6'0" any wire containing more than 700 volus. See Sec. 385, California Panal Code. (19) Supervision of construction by. (20) General contractor Calgaria alifornia Licénsa 71 Addr (21) Architer California Certificata l Addre (22) Engines California Cartificata N Addre (23) I hereby cortify and agree that if a permit is issued for the construction described in this applica-tion, all the provisions of the permit and all laws and ordinances applicable thereto will be complied with. I further agree to save San Francisco and its officials and employees harmless from all costs and damages which may accrue from use or occupancy of the sidewalk street or subsidewalk space or from anything else in connection with the work included in the permit. The foregoing covenant shall be bind-ing upon the owner of said property, the applicant, their heirs, successors and assignees. (24) Öwner Phone (For Contact by Bureau) Address. Stut Address orized Agend to be Owner's Authorized Arch Contractor



Write Id 3 CITY AND COUNTY OF SAN FRANCISCO RECEIVED CICREPAL FRANCE MURIE BUILT JUL 25 PM 2: 46 DEFARMANT OF FUELXC WORES. BLIC FORM APPENCATION FOR PERMIT GUILDING INSPECTION BLOSS - THE BOARDS July 19 19 19 to the De representation to perform a second se fier mat forth: g BRZ BOARD D INCINCTUC RIGH W tor boy Ch UNIONS SAN FRANOLSCO Charled Cost & ALLEY 78) 5 m (4) Fr EGALMATEP. PLAST (0) II Edgi géne: Style Weight (II) FLOT PLAN AND DEVATION and casedly fire berries of min or berring furniturity and performing 10 CADE 3' PLAC <u>.</u>.... ROPC 27 ţ, (8) Danwing in duplicate showing methods of statistumina to solution the substituted with the spectrum of the (2) No position of building or atracture, or scattosting used during construction, to be closer them Wir-to any wire containing more than 750 webs, first fact 255, Calif. Franci Coda. ANCISCO (10) Quaixactor エマリリ * barrens to the City and County of San Francisco 2914 SAN Affäring ST TRANC (11) I have service and agrees that if a parmit is housed for the construction described in Rels applies, they all the provisions of the permit, and all the house and ordinations applicable thereto will be completed with. I further agrees to area from any connection with the more inclusion of the permit, and all the house and completed with and supplies thereto will be from all costs and damages which my verms from use or occupancy of the permit, strengt or aldevalk space or from anything else inconstrom with the work included in the permit. The foregoing covenant shall be binding the owner of said property, the applicant, their latter. successors and assignates. (18) Owner CADELL Address Phone No. S.F.NEON 27 th iÐ., 19 By Addreas Owner's Authorized Agent to be Owner's Authorized Architect, Engineer or Conwal Coultrain



 $\overline{\mathcal{C}}$

CENTRAL PERMIT BUREAU F485

BLDG. FORM

3

暑

Write in Ink-File Two Copies CITY AND COUNTY OF BAN FRANCISCO

DEPARTMENT OF PUBLIC WORKS CENTRAL PERMIT BUREAU APPLICATION FOR BUILDING PERMIT ADDITIONS, ALTERATIONS OR REGAIRS

Nov 25 1966 Application is hereby made to the Department of Public Works of San Francisco for permission to build in accordance with the plana and operifications submitted horewith and according to the description and for the purpose hereinafter set forth:

· · · ·

(3) No. of Storles. J. Aller (4)

Property live of building Bare . Real (61. Ma of Manillan. (7) Propried Use of building Barr + Re T.

12.2 (9) Troe of construction. 5. A.(10). . Proposed Building Code Classification

7174.91

(14). How this alleration constitute a change of occupancy

(17) Automobile runway to be altered or installed ... 630.

Yes or m (18) Sidowsik over sub-sidewalk space to be repaired or altered 19.9

345 9Y 110

(20) Write in description of all work to be performed under this application;

(Reference to plans is not sufficient)

the Concepty with BEALT

	~																	· . ·		·		1. *			•	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	·· . 3
						<u>_</u> {}_		00	Ľ	£#5	4.3		 63658	****	,			20)	`	10.1	Se 12		• • -		···· , ,	۰.,	
Ζ.	· · ·	فسبنه	K																						***		فالمندنة
	h-1			5	2-)	Sec.	XXT.	1 34		Ama	#	n.	and	14.2 A	1.	F.,	, D	<u></u>	4 j	IT.	Ŭ,	2db.X	1		_ <	i s	\$
	····.	<u>ц</u> , с								Hut,															F	<u>.</u>	
										, Š															1.5	E	
5	. . .*	~~;;;~-;	ł,																							28	ΣD
		minor	i.m		œ).	1	杰思		1202		_LA		450	a Hand	<u>عب</u>	<u>-</u> X,		t er	邈	in a	S .		14	لبهبا	1.	i a	North St
		5.2			<u>}.</u>			甚	ر. الاستان			4		•	1		6	: 7\$	15	÷	**		13	¢£72	1	1	
Ν,		ų.,		•								1			1				Į¢,	1		÷	1.5	201	5		3.2
14			9.5		<u> </u>			مغلغه		0.	* * *	a.	مد بدوند. المهم	•	E.	44.			Į.	ţ.	····~	,	7	1	<u> </u>		
24														····-; ····			• •		14.1	1.			÷.,	•••••	Z₽	1	2.58
	÷ (匀)	Ge	arral	(Cea	tract	¢¥	Life	hitela an	Usa	<u>u-</u>	سأسمدوا			Çal	itox	nla :	Lica	动物	No	نستبار	ينت	<u>نىيە</u>	4.4.4	22	197	纪法
					5																					5%	100
<u>.</u>	¢ D									ومنشينه				Çı	164	in ta			14	5 M 2		15	1.		Q.,	4.94	56.
4-6	, i J	- tea	, du	chut	4.A. (2)	CHINE S	ALS WELL	يه هم	تواجعه معرها	م ماسينية (mitired	. هدينه م	بمناسعه		щап	47418	1,000	HUR	23,535	110	÷	- marine	quin.			4.53	5

Andreis 3.5 (34)" Acchitect or Engluent California Cardificata No. tration) 13 14 1797 900 د می دادند . ^به دادند.

Address (25) I nereby certify and a deet that it is pecialty is the international (25) I hereby certify and here that if a period is a basis for the period of the this area of the period of the the period of the this area of the period of the the period of the this area of the period of the this area of the period of the this area of the period o http://www.contrait.by.Bro

Address F 2.2.4 (wead

By Orner Anthon CERTIFICATE OBTAINED ON and anthing Oursess inflormed Amount is to Owner's Anthestory Arthous United States of Control Amount of the Complexition and Or Permitte OF OCCUP OBTAINED ON COMPLETION OF WORE OF ALTREALTON INVOLVIN MENT OF THE BUILDING OR A CHANGE OF OCCUPANCY EUSSEL AND Seet Hast FRANCISCO BUILDING OF BETORE BUILDING IN Presentities Sec. 305, San Transfero Building Code, the building permits and ARGE O.SEC. 808. UPIED. abail be posted on tob. Iwney is a sponsible for approved pirculanilis philestic being kept it halfding site.

đ

ð

3 œ

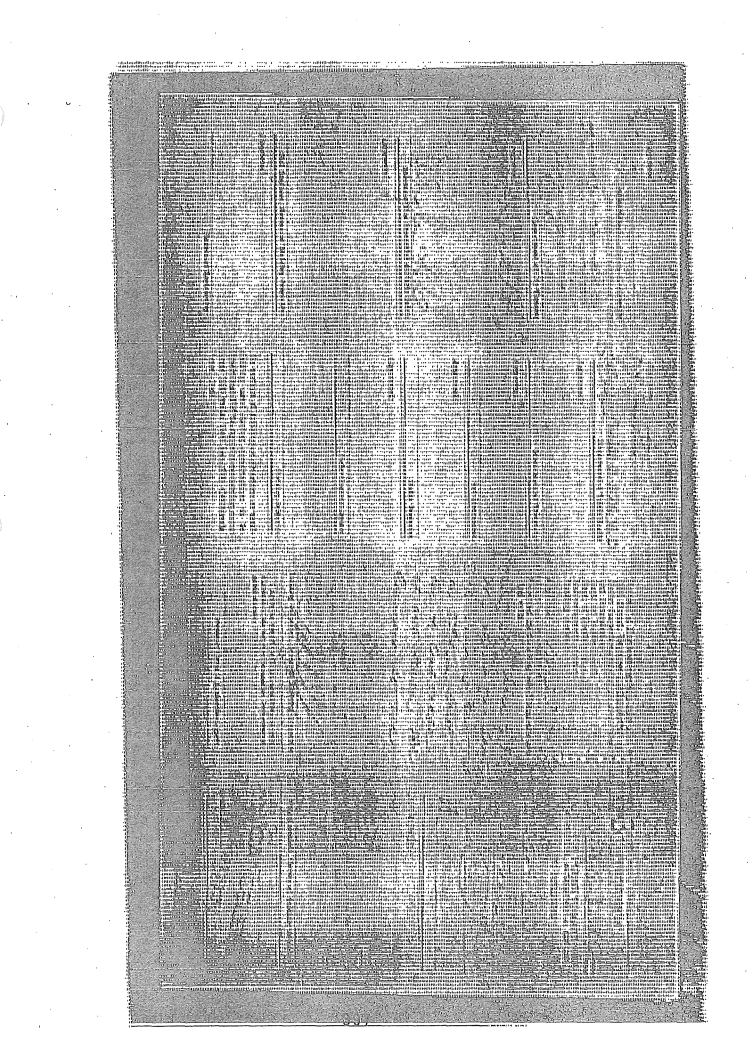
yas or no

FOR FERMIT TO MAKE ADDITIONS, ALTERATION ~ REFALLS 「日本」に言いていてい 1000 18 18 中陸限印度 8-2.96 CREVERS ingioent Catriago STER ST DALIGHTURE OT -* Loration 122 Total Cost & deci APPROVE 5 TA 1 THEY SHORE Provided the following conditions are come for plied with . 20-12-12N いたちちょう 191 N N N O KE CHARCE THO CULK -Bursau of Begine and Approved _ LALA Dept. of Fuhlic Health Dept. of Electricity Redevelopment Agency BBI Struct Engineer ※第四回上部 Boller Inspector . Parking Authority Art Commission ていいの D. N. C. Receas 日本日日 日間の日代日日 Na porthon of pulkitur or scarectury ar configuration of the isolutur, used jointur, interacturation to these that if or to its were anomalating more states (500 volue, See Sec. 353 California Famal Goda. pursered at Electric Salar Print Ę į. Approved: Approved: PLANKY: Declarate a Appenter 14-53 1 and the second s ų, And the second second • ! 11.00 1.1.1 ALL IN POLICE Burbens of Par)) ような三日の湯 100213

i i i

\$<u>;</u>

AL Services	Terrandistring and the first	Press and the state of the second	和高级教育院会组织	15 CONTRACTOR OF STR	and the state	EN GALLER
1 A Happ						
	AL PERMIT BURBAU I	vers and the second s			44	i i ta contra di NGC 100
		in the second			5 S S	e wa
	RTMENT OF PUBLIC	TTY AND COUNTY OF WORKS	1.1.4			
JIL ILIN	FORM	APPLICATION FOR BU		TRAL PERMIT BUR	eau38	
		DITIONS, ALTERATIO			之目	
	pplication is hereby ma	de to the Department of P plans and apocifications at	uble Works of San F	Tapcised for parmisal	on to X X	
attern a	n accordance with the	inality and specifications at	IDENTICED DEPARTING AND	a accurately to the tree	6 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	
	Leathon 2. A. J. C. Z	The Long the	17 36 BY			
Confighters **	Folal Coat (\$)	(8) No. of Stories	2 SE TIS Basen	amit or Callar Frager	No. 2 A	
ASID STATISTIC Fr.	Proposed Use of buildin		4 TAPEZIAN'NO	. of families		
	Type of construction	600 FAGANO	(10)	2 2 2 1	X	
SURPHY STRUCT		1. 2. 3. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4. 4.	•			
(113)	Does this alteration are	ate an additional atory to	the building T	0.5 11 PM	F	č (4) (2)
		ats a norizontal extension	a to the building?	A. F. Himmerikansper	341	
(14)	Does inis alteration con	itule a change of occupation	incy yel or po	and the second	THE PAR	
BRAN TELEVIS		763 01 479		ba performed . A		
警察部門	4.	re allered or installed	storno (
1888 Sec. 11	· · · ·	ed during construction 7.	. Jesorno			ÌÌ
SILL BURN		all work to be performed	Joy of Pa	n:	2 · 14	
		(Reference to plans is	not sufficient)			
TO NAL WAL	EINISH	FACING-	ON Frienz	GODTH	· · · · · · · · · · · · · · · · · · ·	27
			·····			in the second se
24			···· ·········· ······ ···············		بور ال	57
99999999999999999999999999999999999999	*******	an and the second se	.,,;	· 4.0	R	spiration bedut, fit
					10 mar	19 19 19 19 19 19 19 19 19 19 19 19 19 1
					STAR	Hard Da
All and a	and a market on a standard	Llos 19				1 0 1
(22) (longral Contractor			ense No	Haring J	
	ddress		ر استاسانید بیورد (ساند اور (۱۹۹۹ مراد) ۱۹۹۹ مار افغان از استان اور		NY S	
	(for deaders)					NG411
(124) /	irchitect or Engineer	۲۰۰۰ ۵۲۰۰۰ ۲۰۰۰	California Certifi	cate No.	AIT, NO WO	ADDRESS OF NUMBERS OF DUNSTRESS OF
A STATE	ddrcaa	،				\$.2.)
1811 A. C.	ation, all the provision	ce that if a permit is issue of the permit and all is	aws and ordinances s	upplicable thereto will	beint	
Sate 1	rom all costs and dama	r agree to save Sun Fran ges which may accrue fro m anything clac in connec	in use or occupancy .	of the aldewalk, stree	turing	"。" ""
i i	nregoing covenant shall uccessors and assigned	m anything class in connect be binding upon the own	ter of said property, i	the applicant, their he	in, 25	A.
(28) (wher ALENC	ARBALICUE		5 781 4 42 4 2 Water other by The) 	
	ddrew 5.24	KALGAL		a car your HEV BY DY	······································	
1	by CLOCK to + CL	al is to Danor's Authorized	Arrhitert, Roxinere er D	Hannal Contractor.		
	ERTIFICATE OF FIL	Le binding upon the own ARC SCILICUE UNIGAL ARC SCILICUE ARC SCILICU	D/OR PERMIT OF C ALTERATION INVO	ICCUPANCY MUST	BR GE-	
5 W				and the second	•	
	huramant to Nea. 1104. He demos to responsible for	us Francisca fullding Con Approved plans and app	le, the building perm lication being kept at	li illuli be posted on ; building site.	job,	
Weak .		le En el constant a servici a serv				
AND AND A	1 m // / / / / / / / / / / / / / / / / /	おん だいれいかん かいしょう ちょうちょう				



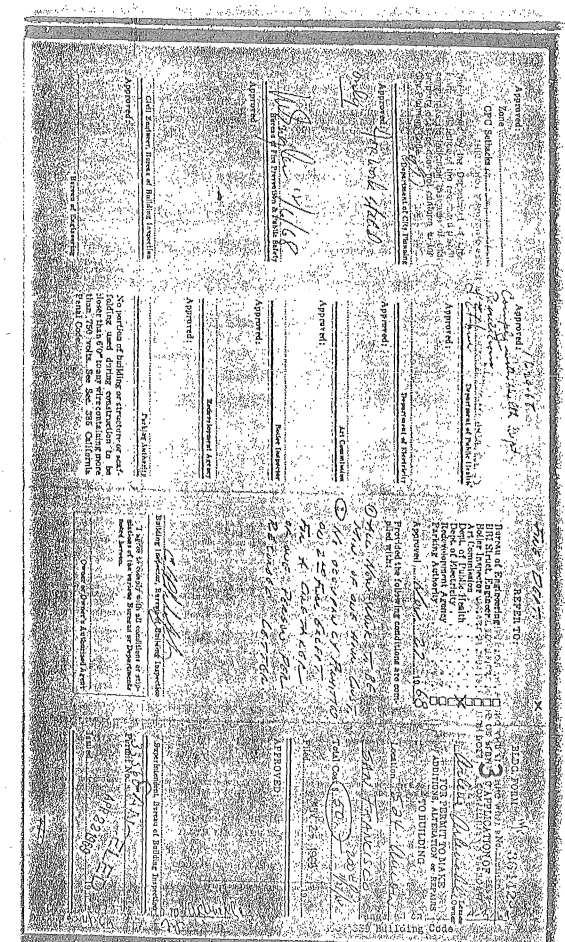
GENTRAL PERMIT DUBEAU FAS	
Write in I	nk-Pile Two Coples
CITY AND COUNTRY OF PUBLIC WORKS	TT OF SAN FRANCISCO
BLUG. FORM	FOR BUILDING PERMIT
	Mou 25
build in accordance with the plans and specific build in accordance with the plans and specific tion and for the purpose hereins tery set forth	nent of Public Works of San Francisco for permission to $\Sigma \ge 0$ aligns submitted herewith and according to the descrip $O_0 \ge \Sigma$
and in the allon 224 Lettles	Sortes A. 2 (4) Basement or Cellar THORES GAD
(All Mar (fi) Present Use of building Addated the	(6) No. of families ZO
(7) Proposed Use of building LEST Ell A	CCC (10) 2/2 (6) No. of families
(1) Type of construction 1,2,3,4 ref (1) Any other building on lot	(10) Proposed Building Code Chardtendian ((must be shown on plot plan if attawar is year) I story to the building 7 -760 Fast res.
(12) Does this alteration create an additiona (13) Does this alteration create a horizontal	I story to the building?
(13) Does this alteration create a horizontal	extension to the building 1 year has of occursmey year has (16) Plumbing work to be performed. The set of the set of the
(16) Electrical work to be performed (17) Automobile runway to be altered or inst	(16) Plumbing work to be performed
and the crast glasmalk over sub-side calk state to be	alled a the second at the seco
(19) Will street space he used during constr	uclinit.
(20) Write in description of all work to be p (Reference t	orformed under this application:
CEFLACE SHEE	TERE ON ACT NOT
SX7 Room C	E C C C C C
(21) Supervision of construction by	Address Californía License No.
(22) General Contractor	Californis License Nu
(23) Architect or Engineer	California Certificata No.
(24) Archilect or Engineer.	Californin Certificate No.
(26): I hereby certify and agree that if a per	mit is (usied for the construction described in this appli- and all laws and ordinances applicable therets will be of
from all costs and damages which may	San Francisco and its officials and employees harmkes z a accrue from use or occupancy of the sidewalk, street or o a sub- in connection with the work included in the permit. The
foregoing covenant shall be hinding up	on the owner of said property, the applicant, their beirs, $\overline{\omega_{\pi}}$
- 2月18日 ト・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・・	(C/T+LC (Phone /9/ 26/ 26) 54
(25) Owner ARLENE Arca	For contract by Barranz O
(25) Owner APPLENE Arc Co Address 527 Lunon By Autorite Or Back O	CHLC (Phone 781-5292) For contract by Bareaux of Autorized Architect, Engineer or Ganeral Contractor
CERTIFICATE OF FINAL COMPLE ORTAINED ON COMPLETION OF W MENT OF THE BUILDING OF A C	VIOLAND/OR PERMIT OF OCCUPANCY MUST BE VORK OR ALTERATION INVOLVING AN ENLARGE HANGE OF OCCUPANCY PURSUANT TO SEC. 808
GERTIFICATE OF FINAL COMPLE ORTAINED ON COMPLETION OF W MENT OF THE BUILDING OR A AND 809, SAN FRANCISCO BUILD Pursuant to Sec. 804, San Francisco D	AND/OR PERMIT OF OCCUPANCY MUST BE ORK OR ALTERATION INVOLVING AN ENLARGE HANGE OF OCCUPANCY PURSUANT TO SEC. 808 ING CODE, BEFORE BUILDING IS OCCUPIED. Wilding Code, the willding permit shall be posted on job.
GERTIFICATE OF FINAL COMPLE ORTAINED ON COMPLETION OF W MENT OF THE BUILDING OR A AND 809, SAN FRANCISCO BUILD Pursuant to See, 804, San Francisco D	TION AND/OR PERMIT OF OCCUPANCY MUST BE ORK OR ALTERATION INVOLVING AN ENLARGE- HANGE OF OCCUPANCY PURSUANT TO SEC. 808 NG CODE, BEFORE BUILDING IS OCCUPIED.

ş. .

2

ъ.,

,



DENTRAL PERMIT BURBAU FASA 504 8 64* Write in Ink-File Two Copies + CITY AND COUNTY OF BAN FRANCISCO DEPARTMENT OF PUBLIC WORKS CENTRAL PERMIT BUREAUS BLIC. FORM APPLICATION FOR BUILDING PERMIT 14 ADDITIONS, ALTERATIONS OF REPAIRS buem 24 .19.b Application is hereby made to the Department of Public Works of San Francisco for permission build in accordance with the plans and specifications submitted herewith and according -8 (Intoto: St., Sax Fromersco <u>Ş</u> (1)10 50 £ЦО KA. (1) No. of Stories Basement or Cellar 28 (2) Total Cost (4) tas or no ğ Dar 6) No. of families. (5) Present Use of building. ø (7) Proposed Use of building うるい (8) No. of famility D France Ŧ (9) Type of construction Middle (10)r-d Huilding Code Classification (11) Any other building on lot. (must be shown on plot plan if answer is year) (12) Dogs (bla algeration create an unditional story to the building? A.D. (13) Does the alteration create a horizontal extension to the building? No (14). Does this alteration constitute a change of occupancy . RATE PER yes or no ģ (15) Electrical work to be performed. -Añ (16) Plumbing work to be performed KI5 (17) Automobile runway to be altered or invalled (18)? Sidewalk over sub-sidewalk space to be revaired or ultored .. No (19)- Will street apace be used during construction?. 12 行れた Yng ar n (20)! Write in description of all work to be performed under this application : (Reference to plans is not sufficient) 2- 706 LASPECTOR require blacel on delling. bar. OXAX 15, Armin DEAL λN đ۵ 1 B B 4. (21) Supervision of construction by Adre (22) General Contracto 'alifo nia License N Address $\pi_{\mathcal{H}}$ (29) Archillect or Engine alifornie Address ÷., Architect or Enginee (24) California (for construction Address to force, or the hardfull til 2 completed with. I further agree to save San Francisco and its officials and employees hurmless 2 from all costs and damages which may accrud from use or occupancy of the sidewalk, sirest or for subsidewalk space or from anything else in connection with the work included in the permit. The propeding revenues that had be binding upon the opinier of said property, the applicant, that helys a guessions and assignees. Successors and assignees. (Phone as a subside of the side of the si MI I.U (26) Owner, And oraignees Address by Batenu 14 Βv. OCCUPANCY, MUST BE OBTAINED OR ALTERATION IN MOBR AN ENLARGE OF OCCUPANCY URSU ANT. TO SEC. 808 FRANCISCO BUILDING CODE: BEFORE BUILDINGIS OCCUPIED, 804, San Francisco Building Code, the building permit shall be posted on Purauant Owner is responsible for approved plans and application being kept at building site

es (* 1966 / *** 1725 31422 A.S Approved: En BEFER TO BLDG. FORM -2:-Zone Barry of Englanding this los the syling and bre and the BBI Struck Engineer Leistableer Magaon Mine S : REPLICATION OF CPG Setbacks : O SECHIL IE FRISE Boller Inspectors 10AST OF 1HU? FEST INTO TO HOL & SUNTRING DES HIL ST. ST. LAN りいやまえらえ ブラスさつ せっ Hoterrickso by the Derature of the Department of Public Holifs 5 lenip म्बाका छन्द्र महार भंग २ कारहाद्वी इन्हाकम इस स्व देवे देवे कि कि किराजा हो स्वर्त्स्ट्री जिलक Dept. of Electricity . . Approved: FOR PERMIT TO MAKE Redevelopment Agency FREE BOOK IT does not condicate to the ADDITIONS, ALTERATION or REPAIRS Parking Authority . . The sources of - TO BUILDING Approved Nov. 27 .1960 Department of City Phonias DALL Department of Electricity Provided the following conditions are com-Location Approved plied with: Approved: Other Now HOUR & BE HIN. OF ONG HAVE CANT. HIN. OF ONG HAVE CANT. AG OCCUPANCY FORHITTED OW Z.M. FLOOR GACOFT FOR A CARE ENKER OF ONG FEROON PERC Art Compladion Total Cost Approved: APPROV Soiler Inspects BECALOGO LETTER. Approved: Redetelopment Areast Approved: Superintendent, Buress of Beilding Inspec Building Inspector, Bussau & Building Inspection. 2 Civil Engineer, Barran of Buildian Inspection Parking Authority I agree to comply with all conditions or stinmintions of the veriess Bursnus of Departments neoda. No partian of building or structure or scale folding used during construction to be DEC 2719 ploser than 5'0" to any wire containing more Sthap 750 volts. See Sec. 385 California 1 Owner be formar's Anthonized i reti i Penal Code. Burgan of Raginvering . 1. 112 *: :*-5 CL

LE FOR DEPARTMENTAL USE ONLY FACTOR A HEATING CITY AND COUNTY OF SAN FRANCISCO 1975" DEPARTMENT OF PUBLIC WORKS 10H ISSUARCE 041424 APPLICATION FOR BUILDING PERMIT es) ADDITIONS ALTERATIONS OR REPAIRS PROVE ice cory. Dopt, Public Werks THE DEPARTMENT OF FUELC WORKS 5 1375 THE TO BUILD IN ACCORDANCE WITH Holdrey THE PLANS AND SPICIFICATIONS SUBMITTED HEREWITH AND ACCORDING -TO THE DESCRIPTION AND FOR THE PURPOSE HEALINAPTER SET FORTH TT ST. LET ADDARSS ST 101. ð 57 THING THE MICHTY NO 524 UNION N 4415 GC 9 1' 90.9.23 Dil, 000.00 BUT. HO. 7 JAN 30 1975 396423 DESCRIPTION OF EXISTING BUILDING ! . Sec. 22. 1. 1. 1 PAN HOLOF Than normer of the proving the stand OF STERIES ドセ 1879 1964.0 . × 13 + 12 DESCRIPTION OF BUILDING AFTER PROPOSED ALTERATION HI HAC CON OCCUP CHAS Conflict of Continues A THREE AND A CONTRACT AND A CONTRAC 3 INT NUMBER OF 13-3 aus F-Z Uby TS 16. IF YES, WATE HWW INIGHT AT FIGHT, "" ZET HAT OF EATHER ADDITION TO BUILDINGS Yiş I TREATE ADDITIONAL HEYG - ROOT ALLAG ้ยอ่า TIS I TIAL TO AUNWAT TO M CONSTANCE TO NOL OF A STREET COMMING OF YGL and. TEA LI TON NE TRIC TOP STATE TYTE HAD HOO -CON MOT HANK CHINELAL CONTACTOR 120, DOLS THIS ATTAXAT SOMSTITUTE A CHANGE OF OCCUPANEY? (2) FIGATIN WONE TO HE FILLORALD HO HIC TINY ק טא ио Ц DESE CARS ARCHITECT CALLE LICENSE NO ANCHIVEL CONTRACTOR AL C- 2.57 CLARE 150 GREEN ST. C- Z- 57 ALCONTRET ON TWAINER FOR CONSTRUCTION SAME A S CONTRETION HONT THERE AND AN OT THE OF THINKING ON CONTRETION OF THE OF THE THINKING ON THE OF 24 INCHATION 010 HIGHIN WER CONFACT BY WILLAY ARCHITECT איווד וא פאולניואוסא פר אנו אטגע זס זו יציויסאבור טאסוג זאול אדנוכאווטא ואוינדאטכר וס יואטע זו אטי זטוזוכונאו :¢4 FOR 723 OHPLAN NO : ir. ingham - i 'a - 18 . : -e. 1.14 -14 (ječ) ···· Street I. S. HULDER, IMPORTANT MOTICES Forsel I. Burger, Andre I. Hur, tholactive in the incompany or view without forseling in Burger, forseling estimating such change for See See, 103, 103 A. Larrichas (Burger, Friedle estimating such change) for See See, 103, 103 A. Larrichas (Burger, Friedle estimating in the thomas of the second second for the second second second second second second second second Contraction (Burger, See Second Secon APPLICANTS CERTIFICATION I HEREAT CERTIFY AND ADRES THAT IT A PERMITY STATUED FOR STRUCTION BIRUCTION DESCRIBED IN THIS APPLICATION, ALC. TRANT AND ALL LAWS AND ORDINANCES, THERELO APPLICATION; ALC. THE WALF AE COMPLIED WITH CERTIFY THAT IN THE PERFORMANCE OF 1141 THE LAW RELATING TO WORKMEN'S COMPENSATION UNSURAN FURTHER AGREE 70 SAVE SAN TRANCISCOLAND ITS OFFICIALS AND PROVERS HARMERS PROM AN PROMINE OF OCCUPANCY SI FROM ALL COSIS AND DAMAGES WHICH MAY ACCEVE OCCUPANCY OF THE SIDEWALKS TREET OF SUB-SIDEWALK ANYTHING BASE IN CONNECTION WITH THE WORK INCLUD-WI ANE CONCOURD COMPANY SMALL BE ENDING WHOM TO IN 0 AUCCISSORS 14.1 OF SHALL OR AVIHORILLY A STONASIE: ..: CHERK LI HOP BLATE BOS TO CONTRACTOR SITT ATTOENTY IN FACT S.S. 2

.

CONSTIONS AND, STIPULATIONS 11:1 12 3,1475 Any electrical or plumbing Liffin, APPROVED -DAIS Conservative matter work will require appropriate and comparing THATES Beharded pormits. REASON: Approvel work ्ः slame, i. istre. en i e Separat NOTIDED MR BUILDING INSTICTUR, NOC OF SIDE INST APPROVED: DATE. ÷6 Not reviewed by the benefition of City. Planning, issuance of the reviewed permit constitutes my indication that use of this property does or does not conform to the City Planning Code. RIASON ۰.^۱ NOTIFIED ME. 20 DEPARTMENT OF CITY PLANNING 1-23-75 APPROVED. DATE REASON Comp Ę <u>.</u> NOTIFIED AR. Sere 1 ULLAU A PUBLIC SALETY APPROVED. DATE ... REASON 1997 - 1997 1997 - 1997 1997 - 1997 - 1998 1998 - 1998 E تيز. 1 NOTIFIED MA. $(\uparrow \uparrow)$ CIVIL THOINTTE AUR. OF HUG INSTELION 11.1 Ş. APPROVED. DATE: REASON 2.2.11 0.2 5.9 $\gamma : E_2^{\circ}$ HOTIFIED MR IURIAU OF INDINCINI i mir - 10 APPROVED DATE REASON . . 55. ř. HOTIFIED MR. DEPARTHENT OF FURIC HEALTH DATE 3 APPROVED the state of the second ananjariga. Metikata REASONFFEEDER WATH TO IN THE WAT ्र भुवे हैं। NOTIFIED AR ACINCI Shart Curves , BI 55 APPROVID. REASON in the state of th HOIFIED MADE Py ... 4.000 APPROVED . . R. 法者 NO THEU VAS ANDRE TO COMPT WITH ALL CONDITIONS OF THEM AT ON OF THE MARY CARDINA AND ATTACHTE STATUSTED TO CONDITION THE AND CATEGORIAN AND ATTACHTE STATUSTED TO CONDITION TA AND CATEGORIAN AND ATTACHTE STATUSTED TO CONDITION THAT OF THE ANTICATION THAT OF THE ANTICATION

ter bir in diele filter birter birter Alt and Constantial for such that a second s

A second second

52h Uatén, Street U.7.9 Sought Plane

, V.

n and an and a second second

This building locks of contributions are concluded for Touristion, sec. 70(100) 319 (100) Subsituation for approval and provide a population of the footings for the wood columns to martin, the reverse floor are lecking. 2005/00: 403(a) NL. Provide proser footings.

While witho foundation will far portions of the billding in less than the billding in less that is a standard of the transformer of the billding in less that is a standard of the transformer of the bill of the bill the billding of the bill of the bill of the bill of the bill is a foundation will to a height of toolwa (124) incluse above adjacent grade in an approver summer of replace all designed is a solution will be a connections.

5. A Structural matters in the coller a principal of the floor floor the beau determined to be coller a principal of the second to generate of the principal pullding, the HC. DEEC. Heplere with proper and opproved associated with proper connections.

Gill Finspertion of mit #7. Cadell Place with not possible of the time of inspection one forther investion the ray expose cade violations and means condition relations ond or repairs 300 He.

7 Roof supports as rof insufficient size is carry inspeed loads (With safety - Provide proper support - has her Arty 17-Re. = >

Bay Wood studding in the various galls throughout are spaced more than IGM on caller. 2507.D.4 BC. 403(c) HC. Frovide additional study of proper size and spacing.

9, Wood siding is dimaned or missing. 40%(c) Hc. 10% CC.

10. You are hardly requested to submit a detailed report from a licensed engineer of architect, worldying the structural soundness of the building: together with details of recommended reports tothe underpinning and foundation wills.

The doors of Union Street entronce of upper front unit and a street of the broken. (EB(b)): (C. 10): 9C. Repair or replace the doors.

524 Union Street

<u>14</u>.

15.

16.

17.

18, *

19. *

20. *

21 ;

Page Three

フレッアイ

 $\hat{\varphi}_{ik}$

At several locations the roof is in bad condition and needs repair. 403(c) HC. 104-3201 BC. Repair the roof with waterproof and fire-retardant materials.

ゔヿ゙゙゙゙゙゙゙゙゙゙゙゙゙゙゙゙゙゙゙ゔゖ゚ヮ゚ヮ゚ゔ

The roof drain downspouts throughout are not connected to the sanitary sewer system, 509 HC. Provide adequate connections.

The roof drain downspouts throughout are deteriorated or missiong. 507 HC. 104 BC. Restore the roof drain downspouts to an approved condition.

The roof gutters throughout are missing or defective, 507 HC, 104 BC. Replace the required gutters,

The drying platform on the roof is not properly covered. 712 HC. 104 BC. Cover the drying platform with approved materials or remove the platform.

The window area for the following locations are inadequate (1) guest room located north of entrance stair at #3 Cadell Place: (2) bedroom of the front unit at #3 Cadell: (3) bedroom and livingroom - kitchen of #9 Cadell Place. 501.4 HC. 1305.A BC. Provide a window 1/12 the floor area, one-half of which must be openable.

The bathrooms of the front unit at #3 Cadell Place and #9 Cadell Place are lacking the required window area and have no substitute approved fan exhaust system. 502,1 HC. 1305.A BC, "Provide proper ventilation.

The kitchen of the front unit at #3 Cadell Place lacks legal light and ventilation. 1305.A 501.4 Ht? Provide legal light and ventilation.

The public hallway for #3. Cadell Place lacks proper ventilation. Sec. 502 HC. Provide proper ventilation.

The stalrway to #3 Cadell Place does not have a minimum vertical headroom clearance of 7'-0", 801 HC. Art: 33 BC. 524 Union Service 2.7.9 6 11 11.

At sourcest providing the read is in led constituted accus repairs - 403 (2) and 1104 (22) 1.C. he all the providents water proof and directed ant a regions.

The root drain down pouls, throughout are root in the second comes is a second come second comes is a second come second come second comes is a second come second come second come second come second comes a second come second co tod to

The roof drain down pouls throw out are demondrated, of miscions, 50 HB will be loss of the store the soft drain downspouls to an approved condition.

The real antegradie throughout are interimper percently. 507 his

The drying pirtrorm on the roof is not properly covered 712 HL. 100 HE. Chver, the drying pirtrar with approved meter (als on recover the plot (one).

The window seen for the following locations are straded act (1) guest room jointed north of entrance state at 33 could Place (2) backbon of the front unit stress Codelly (3) hedroom and livingroom a strengt codell mode will be a stress 1305 A 60 showide a window Will arbs floor even on hetr of which must be openable.

Birn

Ŵ

The bathrooms of the front unit at 33 (nduf) place and 39 Guduls place are locking the required whicov area and have no substitute approved fan onlaust System (602,1) HC. 1305.A BC. Provide proper ventilation.

The litchen of the front unit at #3 Cadell Place locks legel light and ventilation. 1305.A 5010 Hose Provide legal light and ventilation.

The public hall why for 33 Cadell-Place Torks proper ventilations Suc. 502 Hess proper ventilations of the state

The stairway for 23 Codell Place does not have 2 minimum vertical headloom clearance of 71-01 . 801 HC, Art. 33 BC Provide propar clearance.

24 Union Santa 7-1 Galal Lang

3. Handsoffs on the front and side entrances solids to A3 contained and missing, 202(c) HC. MAR. 33 EC. Replaces a solution repair the benarches.

Hasterineset ** Gideth Place haverbeed althred und are power GDS10Hdefd due to the Yatylon helph of the risers Sec: 23055C UC, Provide a property construction staticway; the wolls, and callings of the sheeping recome at verious locations are not finished and/or covered in an approved manner. 1001 HC, Reffmish in approver manner.

The walls and celling in the bathroom ar beveral locations (he are improperty finialed, 'HO2(m) HC2, Provide an epiroved. (he constitution covering, and the second covering)

The colline and cost covering at various locations for /3 in condent/code) () acerts of an unapproved covering of (), 410 ((C. 5.5)) () Art(TT/-06. () revide an approved covering.

27.

28.

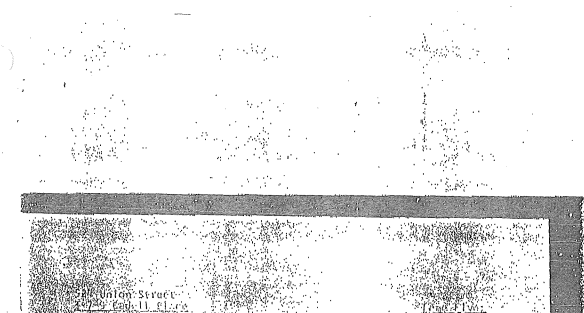
?9.

Sea The heating feell(the in WS Cadel)(Place and guest rooms a 2 lat 73 Genel) Place are lacking Hisdequate an unsproved of Improperty located. 402(1) HC, 1311 HC, Frovide property facilities, property installed.

Gorbace and debris has eccumulated in (add), flace along side property. 411:00. Correct this unson tary condition There is no sucond means of coress from contar unit and guest room at /3 Codell Place and for 200 Codel Place 201 Hc. 3302.0.1 DC. Plans must be submitted with the opplication for a building permit to correct this condition.

* The existing well and ceiling separating the public assumbly and the dwelling units is substandard and does not provide the required fire resistant occuration separation. Table 5-B DC: Provide an approved 1 hour separation.

Automatic sprinklers are lacking in the storage areas throughout: 903 HC. Art. 30 BC. Provide an approved automatic sprinkler system: Note: Plans must be submitted for approval before work is done and must accompany an application for a building permitte



The guy miron and These of the root ors crasting the Condition (1000) 10. ... Correct diffs here chus, consiting Thesploque should be plan of exits and the abbound de Occupant to do a spinishing for the public assembly area 2001.1 0c ... Spinit distort plan of the assembly area four oval and determined for of accupant todd and thereit plaque as directed by hanactor. 182 181

the collar area under the public ascendivits not spiritualed. Sec. 3602.4.9(a) FFC (Sprinkle the entire area of the spiritualed.

the public controlling buying the units of 49 Coderli Placedon a not constructed of directed tract wheetering is Sector (0)-1 3201.1 BC - Provide approved line-reals and untering is Jor 701::1 both sluce of the wells or an opproved system of sprinklers to cover both the corridor and the acjoining rooms opening hereon

()earghee from combustible moveriels in inconquate for the Vents/flues sorving the gas ranges or gas heaters in the Centar and front units of 33 Godell Place, in units/9 Gadell Place, and also for the water heater (1) the restaurants Fitchen : Table 5): A/D (002 , Provide proper chastance)

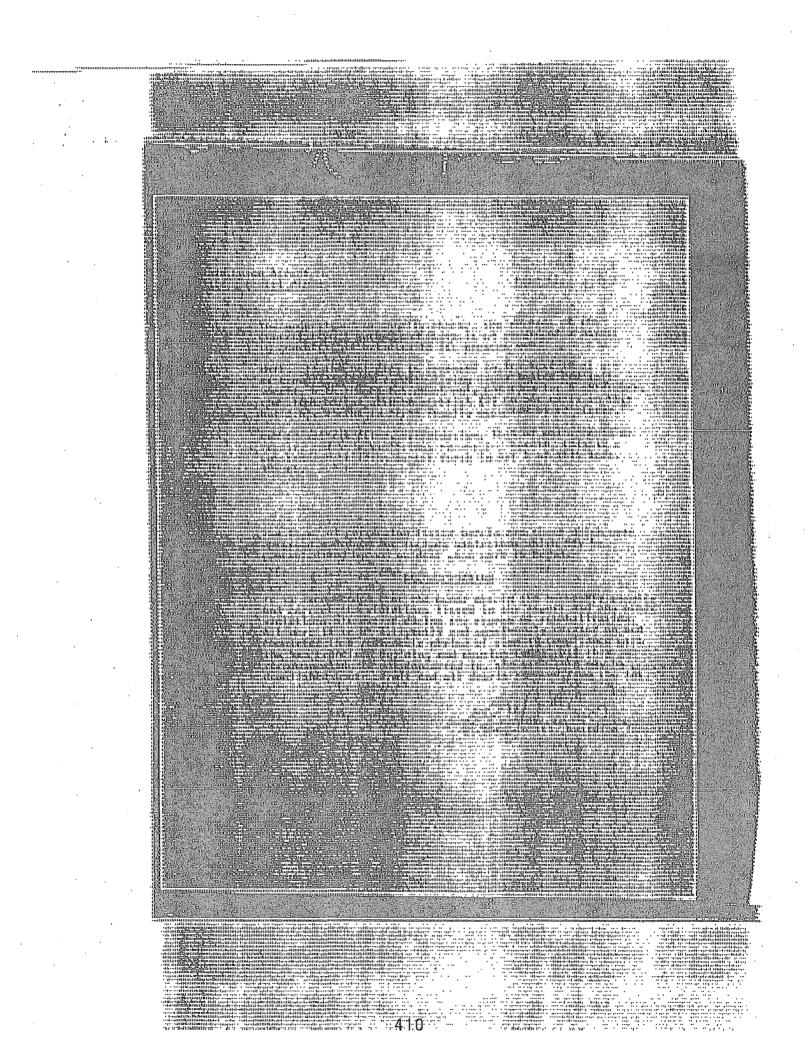
The vent serving the gas heater in #3 and 79 cocelly place dost not extend above the roof. 407 HC, 4109, 100, 100 Extend the vent property:

The granificed water heaters located in the "bathroom-clothes closet" of the guest room in #3 Cedell Place and also under the stairs in the public assembly area are in graning proved location. 5125 BC.3, Remove or relocate the water heaters. The floon surfaces in the bethrooms are not proparly covered: 104 BC. 104 BC. 1711.A GC.1 Provide an supproved aterprophilic of surface.

lork wasy do Work west conditinated (Ingetworelectrices) gus at the approach of the content of the public second structure of the proper permits with plans, showing connections and; supports

NOTE: An opproved Pormit, of Occupancy is required for this approved Pormit, of Occupancy is required for this opportunity is required for the opportunity of the opp

. 'e .:



A 5 7 5 40 4-2-3的信号的11-117-1

Upppingsed could diring to Philan Var Wood (22) 1 15 averally inglicities in the provide states of the state o The lighting fixtures in springs leterirgs and insighted anotalled; defections of clishing, h05-nC. Sacs 4, 376 and the spring installed and resident spring and the spring installed and resident springs

Every room with running enter shall have a well suffer to: control lighting entires. 505 HC.

Electrical and isness are placed threadly in the out for the locations. Automotive the locations. ** : 50 . THE CONTRACT ON COMMENTS ONLY TO LATE DEL and receptacte. ÷-

Every heritable row shall have by tess, one there of all chirol plus outlet and every first a shall have by the two approved alog outlets is house. If there a provide the spectra be alred to on paperoval bosidity bircuity. 51 Princiscover is mission become infrinsrational EE Sec 367-372 -405. He. Install classing cover. 6.7

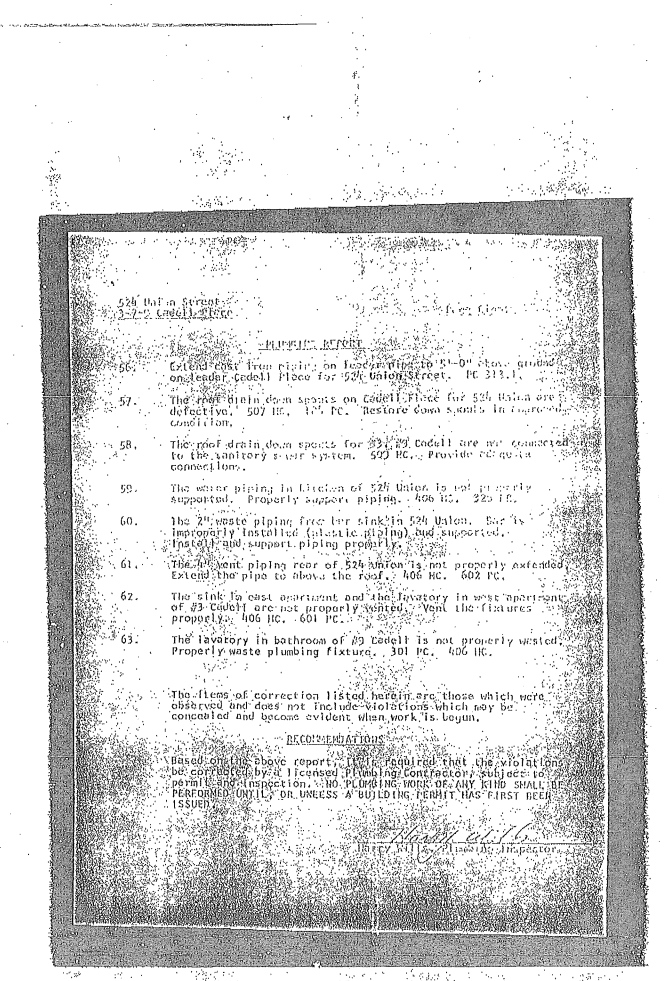
Provide egress Highting as per building impresses inport SOG IIC

The use of this building has been changed by converting into operiments without preatron \$200, 51, 405 Hr. They apartments must be rewired in compliance with the opplicable sections of the San Francisco Electrical Code: 55

Substandard wiring including outside electric signs trists throughout the structure: ADS HC, EC Sec. 21, 36, 370 ALL substandard wiring must be recovery

The litems of correction listed herein are those which were sobserved, and do not include violations which may be concould and become evident when work is begun

Decompendations Decomp



MAN UN PALLE IS CITY AND COUNTY OF SAN FRANCED DEPARTMENT OF PUBLIC WORK APPLICATION FOR BUILDING PERMIF (u) esc that ADDITIONS, ALTERATIONS OR REPAIRS DIALDINEHT OF FURITERYORAS DEDATAS WITH HO ACCOUNT 777 AND IDA SH THE SERVICE DISCHIPTION AND Nev 524 Ľ.... THAT HE THE WAY NOT 有理道 ****** atul se 四 APR 14 1975 92937 (the second 1 Elimatio Cost of 104 北京 - 1975 - 1975 MARQURES AURAL DESCRIPTION OPTEXISTING AURAND 5000, 411940 -12:1-37 THE TUNE Thy A + 1. ISAN SUMITY OF HOMES A - 142 OF COUNTRY S. 2 1 2 DESCRIPTION BUILDING AFTER PROPOSED ALTERATION ITTO CODT OCIDE CLASSIC A STATE HW OLOUND FLOOR AREA NTHE AND HONDER OF The Patrician Constant The second se 1 1 HI HENDER YES C THE WYEE BLACK 115 , an TIST DAT THAT THEY LAND ALL No ti Zilling this watch 7.5 . 1 oo in M CALO DICINE Bonsi 150 1 MOLDEN & CLARK T.M. GREEN ST. -2-577 -HIGASH ASSOC ÷ 3E AVE DORMAN ÷. M <u>____</u>; ŧе., THONE IFOR CONTACT OF WELAN Lours Une unit of the clark MESRIC HIPPS FILMS 5624 WONT TO BE VILLOW PRE PLALS SUBMITED INSTA-UL SPRINKLERS 12.23 1. Q. 17 5.... . i.e. 1. North 2.5 · · · · · · · · · · · · S, ۲, ¥ 4 1.5 зŵ MPORTANT NOTICES APPLICANT'S CERTIFICATION 1.《前理法 1.1 by be the analyticity of the branc at 192 IDA B Sec. 304, Your *..... ATANCIEST CARCENER W. THE APPLICATION, ALL THE PROVISIONE OF THE FRANT AND ALL TANE AND ORDINANCES THEATTO WILL BE COMPLETE WITH elization first and a state of the second stat 4 THE ENTOFMANCE OF THE ABOVE WORCH SHALL HEIN VIOLATION OF THE LABOVE CODE OF CALLED C CLATHY SHAT IN THE I CARLOY ANT PERIOD IN MUSING TO WORKIN startinging street story The working spartbulking scherb Bultzing Cries, the bulking prositi win is despective for supercond HYPOLATION DA THE LASON C KAN TRANCISCO AND ITS PLOY IN ALMANTIN FROM ALL FROM USE ONSOCCUPANCY OF STACE ON TRUM ANYTHINO FIS odanages w /Alg:/Street IST IN CONNECTION WITH THE the states WON THE OVERLA DI ALLE PORES SHALL THE AND TALLAD FRANCE AND AT LINE AND AT APPLATE ROOM BY AND THE OPEN OF ST CORE MAR IT APPLATE TO BE STOLETED AND LETTICAL OF ITAL ADDRESS THE ALL TOPOD DE PERMET DE CACHADRA DE SANTE, VAN THE ALL TOPOD DE PERMET DE CACHADRA DE SANTE, VAN THE ALL TOPOD DE PERMET DE FLUMENDE BALLALONDE ALL THE REELEMENT, WEIDERD DE FLUMENDE BALLALONDE ALL THE REELEMENT, WEIDERD DE FLUMENDE BALLALONDE testan tu THEIR HEIES, SUCCESSOR SHWHIT HIGH - 24 , **v** Mits Ant trainfly a un Mits Ant trainfly a un Mits (Mits): 10, 121, 11, 177 A doubling Frant Ho 1400 ***** ind here 13 E Watchiter ! 344.44 44 Austannan. 39 -----P AFFIL TO MS LAW IT HAR TABANT WITH FOWER OF ATTOMNEY TATIONNEY IN FACT 331 413

CONDITIONS AND STIPULATIONS 2140 APPROVED. & Vine 4 Any electrical or plumbing with will require propriate REASON soparato permite. # nousil 5 Å work WHER T NUTIFIED MP אנקוק אם ואזחכיסו. הא 08 800 pe **PATE** APPROVED: REASON Not reviewed by the Department of City Planning, Issuadce of the nequested permit, constitutes no podelarios, that use of this property does of does not conform to the City Planning Costs. Ĕ١ si sie k t. City Planning Code. NOTIFIED MR. DIRATINENT OF CITY MANHIND 6-2-75 DATE: APPROVED REASON M NOTIFIED MR DATE. _ APPROVED. r: 13 5757 77 MASON. * . . H. <u>``</u> 14. . ., . an arrection and . . . - 48% - Y 1 * 5 ウダーズが NOTIFIED MR. CIVIL ENGINEER, AUR, DF BLOG, INSPECTION DATE _ APPROVED. ÷... REASON £., NOTIFIED MR. BURRAW OF THEIHLERING APPROVED. DATE REASON 14. 17/1 4. S. S. S. S. NOTIFIED MR PERANTAGET OF PUBLIC HEALTH APPROYED. DATE: REASON. 2. 18月2日开始的新闻的第三人称单数的第三人称单数的第三人称单数的第三人称单数 NOTIFIED HAR APPROVED. fated only DATE : 4-11 Whie. BEASON ansfal Inapposion · · · · · · Division of Anarta CONTROLMENT PERFECTEN NOTIFIED MA Bureau of Batiding-Lisp noved; DATE. REASON. NOTIFICO $(x,y) \in \mathbb{R}^{n}$ BE CONTER 7 A STATE OF THE STATE OF THE STATE OF

ME ON N CITY AND COUNTY OF SAN FRANCISCO 創品的 1 3:5 DEPARTMENT OF PUBLIC WORKS APPLICATION FOR BUILDING PERMIT ADDITIONS, ALTERATIONS OR REPAIRS \$ 1.7.35 HELEY MONTO THE DEPARTMENT OF FUNIC WOAVES UC-TIOH ACCONDANCE WHILE P 1 HEREWITH AND YCCONDING 133 referre TO THE OLSCHERON AND FOR THE YURPOSE HERINATIER SET Ÿ. -1. STREET ADDRESS OF JON 7-3 F:3 TT HUNG HE DECEMINS " DATE HILL 524 UNICH 21.2.8. -L لأعماك 3 (1) AXILL (6) YOF 101. FERALT NO 8 1 25,000.00 FT Se, DESCRIFTICH OF EXISTING BUILDING DESCRIPTION OF EXISTING NULLURING A DESCRIPTION OF EXISTING NULLURING A DESCRIPTION OF BUILDING AFTER PROPOSED ALTERATION DESCRIPTION OF BUILDING AFTER PROPOSED ALTERATION CHI DESCRIPTION OF BUILDING AFTER PROPOSED ALTERATION CHI DESCRIPTION OF BUILDING AFTER PROPOSED ALTERATION (44) 1995 57 50 50 55 1 DESCRIPTION OF BUILDING AFTER PROPOSED ALTERATION (1) 3 CONTRACT A CONTRACT AND CO DWG. UNITA A THE OF CALL 1 103 Corl 5 Corl 13 F-Z 75 Corl 13 F-Z 75 Corl 14 F-Z 15 Corl 14 F-Z 16 Corl 14 F-Z 16 Corl 14 F-Z 16 Corl 14 F-Z 16 Corl 14 Corl 14 16 Corl 14 Corl 14 17 Corl 14 Corl 14 17 Corl 14 Corl 14 18 Corl 14
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 1
 (-τικισιώνυματική (-τικισιών) (-50, M. H0.34 HI X TIZI VIIMANTO TUSZ HOY OF OCC PANE NO C "ENT INCENSE NO 1251 OLIVERAS CONTRACTUR SELECTED NOT NOT SELECTED IN DEVIL SETTION IN INTERNET IL SECTION CONTINUES IL SECTION CONTINUES SELECTED SECTION OF THE ASSAULT SECTION SECTION FOR THE AND THE AND THE IS CONTRACTORY OF THE AND THE ADDRESS OF THE IS CONTRACTORY OF THE ADDRESS OF THE ADDRESS OF THE IS CONTRACTORY OF THE ADDRESS C-2571 150 GREEN ST ********* ANT CENTREAR NO. C-2.577 żΰ OF PROPERTY NEL REINT COMPLY C.OLCFLAINT CCDEWORK WITH # 1414.3 OF CONSERUATION. 10-CULTUDES CONC. FOUNDATIONS LIVDES NEU REINF. CO NEW FLOCKS, WALLS & RU SEL TION NEW FLEETRIC AS REQUIRED, PLUMBING 9 KOOF IN CENTER WIRING & MEATING WORK. INCLUDING LUTCHATIL FIRE SPRINKLERS THROUGHOUT Ŧ AT WINDOWS & DODIES ALONG ALLE HOUR CONSTRUCTION LIEL GF ALLEY OPENINGS. ON FROTES TORS IMPORTANT NOTICES APPLICANT'S CERTIFICATION ريتهما وأط " in the character of the proupe termit matherstring with change t Ha there, the observation 10281, 19 Frencess 4. No be check 183, Colder Fusisant in the to be check nul tre men a ju pi a Building Frank - 307, 3711, Sud ing Log ar chur man (1011 is any -Frank Sud I HERERT CLATHY AND ADREE THAT IF A PERMIT IS ISSUED FOR THE COST STRUCTION DESCRIPTO. IN THIS APPLICATION, ALL THE PROVISIONA OF THE HERAIT AND ALL LAWS AND DEDINANCES THERETO WILL BE COMPLISD WITH. ine 103, 104.8, S-τ 104. 5-π restriction philling Code and to Autoling unit duit I CHEMINY THAT HI THE FEATOANAAHCE OF THE AROVE WORK I WHIL NOT THATOY ANY PERSON IN VIOLATION OF THE LAROR CODE OF CALIFORNIA ABLATING TO WORKARN'E COMPRESSION INSURANCE. and 6.0° is one where communicy must beneficially as a second sec stati be pa apolatetat Grate ta ha be eraa TURTHIR AOXIE TO SAYE SAN TRANCISCO AND ITS OFH LOYELS HARMISSE FROM ALL COSES AND BANAGES WHE THE ADARG TO LARY SAN TRANSCIRCO AND ITS OTTALING. IS HARMESE FROM ALL COSTS AND DANADES WHICH MAY USE ON OCCUPANCY OF THE SUDWALK, STRITT DA SUB-OT FOOT ANTTHING THE IN CONNECTION WITH THE WORK THE STANLE THE IDERCIME COVENANT SHALL BE SHADIN WITH DY SAND PROFERIN, LIKE APPLICANT, TAKIN MADA, SUC د مراجع بوسید مربع المربع huw, ng •, rle r'r g •, pArsouul, IN THE PERMIT T OWNER TO SAID space of ANT STIFLE (CH FEG. 415) HER (HER) AP A COUR BUILDING TO UNIT COURSEL (CH FEG. 415) HER (CH FEG. 415) BUILDING TO UNIT COURSEL (CH FEG. 415) HER (CH FEG. 415) KOULTET: TREAM, AND COURSEL (CH FEG. 415) KER (CH FEG. 415) HER (CH FEG. 415) HER (CH FEG. 415) SERVICE (CH FEG. 415) HER (CH FEG. 415) HER (CH FEG. 415) SERVICE (CH FEG. 415) HER (CH FEG. 415) HER (CH FEG. 415) SERVICE (CH FEG. 415) HER (CH FEG. 415) HER (CH FEG. 415) SERVICE (CH FEG. 415) HER (CH FEG. 415) HER (CH FEG. 415) SERVICE (CH FEG. 415) HER (CH FEG. 415) HER (CH FEG. 415) SERVICE (CH FEG. 415) HER (CH FEG 114 9-114 11141 - 24 SICHAIDIN IS SWART OF AUTOM (۱۰۰۱، ۲۵۱۰، ۲۵۱۰، ۲۵۱۰، ۲۰۱۰) ۲۱۱۰ - ۲۱۱۰ - ۲۱۱۰ - ۲۱۱۰ CHECK APPROPRIATE BOLL I'L OWHER Хахсынса I (NOIHETE in diretting. ', ittsh . AGINE WILL TOWER OF ATTORNEY CONTRACTOR ADVANTA IN TAP

CONDITIONS AND STIPULATIONS confinal or pleasage WACKED 2. 78 15 1.1.1.1.1. en treftende afternet and in CORRECT FOL POLICIPIES LO PLA DA FOR COMP MAR 27-7 72 1 (1) Approved in second to a 5n ips the downer an ange it OF FIRE Sprinklen xy + AC pamit. AN CHIEF MR DAVE AF7+0+10 Ċ. vi ±SC-M MONT OF MARCH wash Compathy 44 Che franks 200 $\Delta \pi$ 肉 lot wat I NOTHED MR. infiled prover and compared 1. A Të APPRQYFD, I. WASONS Co 10 5 5 Щ SECTION address in a the . THILD WA AL THE THEN & FORIE 34.5" APPROVED : 570075 SPECIAL URDE " PLACON: . S. A REQUIST: P እሳ 31 SUBMIT & S. Бţі DLDG: IRS; 547 / G : 23 1. 101 HOTIFIED MR. CIVIT THERE INT DATE: 100 AFPROVED: 1 REASON; '> NOTIPIED see requirements sent to orrece at 254 Unite Action regulation 3 Hours 241 for Permit & Ofacte August Ch DATE: APPROVID ' REASON NOTIFIED MR. DATE APPROVED. REASONI . .. n nggaling Nggaling nto. - . - Afut . the ، ا بار بار سرب HOIM ROW ROW ACOFYFLOR Liter. APPROVED DATE ALASON HOTHER MR. 1. L. 1. APPROVED \Box 2017)23 2011-24 2011-24 LOSH 10 CONNY WITH ON THIS APPLICATION AND AT A CASE AND A TAKE COMPANY AND A TAKE AN

LIEPARTMEN, U. YUBOC WURKS WEST . w APPLICATION FOR BUILDING PERMIT . ADDITIONS; ALTERATIONS OR REPAIRS APPLICATION IS HEATER MADE TO THE DEPARTMENT OF MULIC WOALD CH 'AAN PRIVACISCO FOR AREMUSICA, TO BEED OF ACCORDANCE WITH THE MANY AND AVECTICATIONS SUBMITTED HEREWITH AND ACCORDING TO THE DESCRIPTION AND FOR THE PURPOSE HEATPLATTER SET FORTH: TITTE THE THE THE UNION St. ر... 524 CRIMAT town the contraction of the second FEE 11 731 - Jone (17 1.18311424181:033787054 40001 OFFICE CC PY MAY 3 - 1979 DESCRIPTION OF EXISTING BUILDING AND COLLARS / ANTALY . MARCH COM Think to tout . TC D 136064 WO. CH DWELLING Esl c.F.l.s. St Storest r. r.2 1010101010 DESCRIPTION OF BUILDING AFTER PROPOSED ALTERATION 14. THE CO COLAN MANAGE CA HA HUMPER CA AT increased unter . NEW CITAL & - 5 012 2 OWHING O SCENTALCY Rist, and offict 1010101010 W TEL STATE BYAN STATE HEW HESHI AT CLIMITE INTERNIT Celast ADDICAL Y130 (13) YEAD THA - DOED THAS ALTERATION CREATE DECK ON HORI FYITH SCH TO BURDER +****Q** 70 쁢 The web both and the first and the second se WILL STHEAT SPAC SE USED DUBIES CONSTRUCTIONS 764 (14) 11110 687040 11110 687040 A AUTO AUNIWAT YHD HODнар NOO UCHTTHE ALTERATI CLUTT. TUNDERS MORE TO BE MORE TO 1130 100 (71) ELECTRICAL WORK TO BE FEROMADO mi <u>~90</u> ion in HOH2 NOR ADDH155 BASHCHTERT OF EVOREST (MY HON O CONSTRUCTION D) . CALF. CERTIFICATE HO. . . A START Apples Spring west 1061155 PHONE (FOR CONTACT BY MUREAL STEDHE 391 W\$\$ 9 $\mathcal{V}\mathcal{N}$ ion Exterio flag tairwa; NG1 L. Sielis Origina <u>kaim</u>: FIRST HAMMAGE CLAINE. The DETRIMINED IN PROPERTY OF STATISTICS AND ADDRESS AND ADDRES 2, 5. 5 1.11 HIRIN each ciama dounade and actuant ••• r.i 1.14 the cont 5.11 . . . 1.14 APPLICANT'S CERTIFICATION IMPORTANT NOTICES MMCARARY TOTAL The compared in the scrupping or use where the balanting on such observe. See See, 103, 104 B, 104 B, 104 C, 502 and Code and Sec. 104, Son Francisco Knowledg Code. Turking at acalidating used during contraction, the b closer. LHEREBY CERTEY AND ACREE THAT & A PREMIT IS ISSUED FOR THE CONSTRUCTION DESCRIED IN THIS APPLICATION, ALL THE PROVIDION TO OT THE PERMIT AND ALL LAWS Here Territoria and Addes that A for the record of the format and Addes that A for the record of the format and a format and the record of the format and the format and the record of the format and the format and the record of the format and the format and the record of the reco e er reatinding used during construction, to be closer og 1960e them 720 roke. See See 283, Colitarniy Sec. 207. A & Some Propriete Evolutions Cade. The building particle should be the evolution of the evolution n bodd to see, annow a mar separative for approvad pione are open and the set of the set (1) by drawning but emperations are approximate an analysis of the second state index of the second state of the second sta t inclings retained to the standard st Standard stan 나바소다 비용적립ት CODE M PEALED CUMED UNITL CEATIF HENON IS PERMIT COUPANCY GRANTED, WHEN COUPED, PERMIT COCUPANCY GRANTED, WHEN PERMIT ON DOCS HOT CONSTITUTE AN APPROVAL FOR THE BING WISHLAUDONS, A SEPARATE PRANT OR THE F BE OBLANED, SEPARATE PRANTS ARE RECURD IF CAN'T ANTERDOM NAME AND A RECOVERED FOR A140 PH wubt be obtained. Separate tradits are required if t of above directions (13) [14] [17] (70] [21] di (22) Permit no work shall be starfed cmil a sultand CHANCE I A sy why partend in any i THIS IS NOT A MULUSIG white a the work a character that aven a sate of the line of the second must have a charmine of not lass than two extra name of station of winners or a second and askrewinday that subject to the work at California and Syction 2800 of th ikai be deemed CHRCA NEROHALIE LOS BEWHER D ENGINEER C) ARCHITECT Chilline Ch D AGENT WITH POWER OF ATTORNEY CONTRACTOR DATIORNEY IN FACT

í l

日月

国シノ

「日間」「日

APPROVED: CAN. 图时表 REATON Qualy fee consected ant the commences • • • • • • ALLE FELLES ZIL MOTHER MR. APPROVED: JATE: ., ; REASON: 400 المنافقة والمستعمر 1/a . NOTIFIED MR. ALT ... DEPARTMENT OF CITY PLANING APPROVED DATE: 5 REASON HOTTHED MR. · . . . BUREAU OF FIRE PREVENTION & PUBLIC SAFETY DATE: 12.12 15 APPROYED. REASON - al and a second and an and a second and a s A States and the second of the second se NOTIFIED AR. CIVA EXCELET, BUE OF BLOG, DESPECTION APPROVED IN 1975 I A DECEMBER OF DOG REPETING I A DECEMBER OF DOG REPETING APPROVED IN 1975 I A DECEMBER OF DOG REPETING I A DECEMBER OF DOG REPETING APPROVED I A DECEMBER OF DOG REPETING I A DECEMBER OF DOG REPTING I A DECEMBER OF DOG REPETING I tri struct in est. in the second seco DATE REASON TIMAN NOTIFIED MIRE THE REALONU 和中国学生的 NONAEDWART APPROVED DATE A CEL NOIMEDME 23.15 friggi chi talis Kcalifi strog APPROVED DATI SUM REALING NA ATA A THE AND AND A STREET NOTINED A HOTEL HAP . LAR A second 新知道 PAUL REASON NOTHED ME USAGAT YA HOLED ON THE STATE STATE

Control of the second						Q //	. <i>B</i> ₂	· .	- - -		a G	, i.e.		8 5		÷.	F	ेव. <u>०</u> :		<u>0</u>			2000 (C) (ن ری		نې د. د بې د	9 	
	· · · ·	· .											•		• •,					•								`	. :
	a i	••••											•	,	•				• • .	• ,``·	₩.2				,: /		· · · ·	: .:	•
Trut) 								 			. •
													۰.								 - 			 	 				
	· 译文 后																	}		•*•		,	هــــــــــــــــــــــــــــــــــــ	 		 			
due to the quality of the oxigand.	記記書の		4											; 								•		(••
	CONFLICTION AND REACTION AND											{					: ::											•	
3 · · · ·	COMP							•																				• •	
																		 	·										•.
ÕE									 						{ ∤	 		 							 			÷	
SPEC	H H H					~~~~~		 	 	 						 													
OF INSPECTION	4									1																			
Å Å	10.00	\$}]] .																					-						
RECORD	al a																												
LK	REMARKS	X	N																										
		R										1																	
	Þ			:																					2				
		Xo																											
- 4.	¥										 				•									-				•	
	17.	SK.	T	1	1	<u> </u>	1	1-	1	F		t-~	<u>н</u>		ť							-	· .						

......

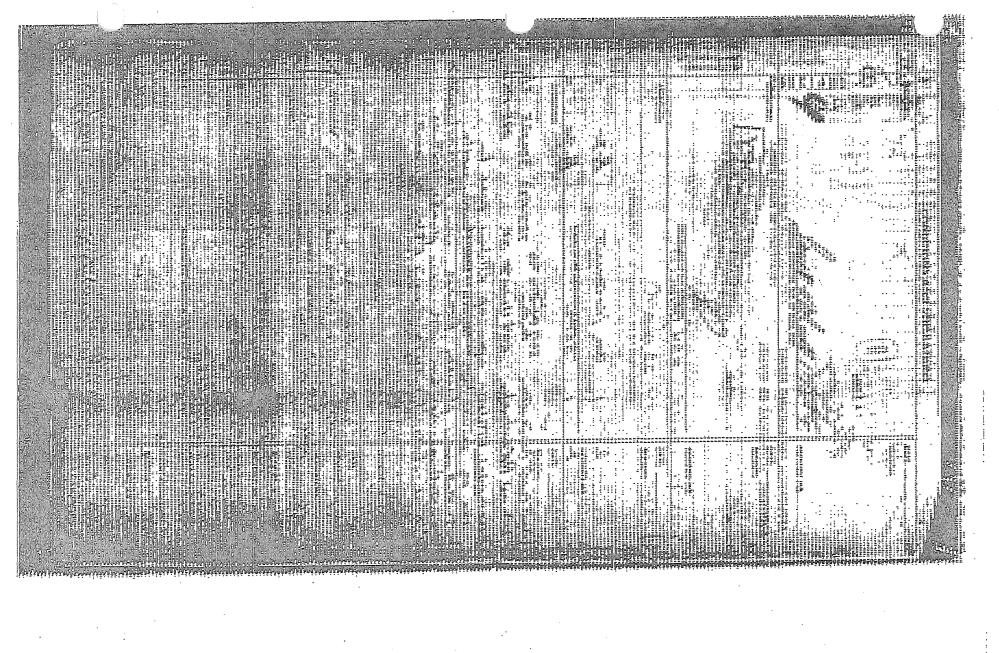
LEOR DEFARTMENTAL USE ONLY 2: FOITE AN IT FOR MOUNTY OF SAM FEEL OF OUT OF DEPARTMENT OF PUBLIC WOLK PR-14 1-1 OVEDROADSU is B. DA 1. Beach APPLICATION FOR BUILDINGS **ADDITIONS, ALTERATIONS OR REPAIRS** PPROFE ·· n 兩面 Dept. Public Meris OPF PERMISSION TO State A FO APR 231550 函 וס איני איניע א וס איני איניע אי איניע אינ 00315 Altert C. Jung www.www. 524 Union PUTTAL BUILDING INCHARTICE . 8 state LAW fate đ 00 ÷ CONTRATES COST OF JOS FIRMING. ÷., APH 20 HID 45 DESCRIPTION OF EXISTING BUILDING ٠. PALACE DA UNE ואין זואר בי כסיפוא זיאי ט איזל AAI HUMBER OF RASEMENTS AND CELLARS 12 IQ 13 IQ 14 IQ epa ogo R CUPANCE. 7. water 1 iDinin an an al DESCRIPTION OF BUILDING AFTER PROPOSED ALTERATION CERER ÷ TER CAN 35 14 (4) TTPE OF DONSTR. 1.4 11 N 11 HUMBER OF HUMMA OF Ъ E D in in in the IF YES, STATE HEW INDCHI AT CENTERLING OFFICER WILL BUT DING EXTERD REVOND PROFERTY LINEX CEBTHES ALTERATIONS nes 🛛 100 710 10.11 Entercion to humon is auto marrier to se constructed DEATERED NON RSC THE REAL WISD RESIDEWALK CYER MADEWALK SPACE NE MARED CHALIER DI NON TEL NO D 100 101 ANT OTHER EXISTING BLOO. ON LOTT OF THE SHOW DOES HAS ALTERATION CONSTITUTE & CHANGE OF OCCUPANCY? 7630 (71) HACTRE 4 WORK TO RE PERCENTION -----HOO HOD HOD STACKAL CONTRACTOR Coul IChail no 1240 ANDINICT ON DROWNER Date Charlen Ho Terrs . and the age STOCHATION & AN 2. . Un L'allan - ussee jordas out pyp part. star - HO-4 HOL COZUER HIS ... 52 ear Wante in Descharich U.a. 791-4143 WORK TO BE PERFORMED LANCER THE APPLY ADDIES • . œ́P 10 1. N. 1 estand -- i -. 17.001 المتكشكة. . . : . . . Sec. 2. 11.149 $\{ e_{i} e_{j} \}$ ······ MPORTANT NOTICES al he mude in the structures the excupation or our without for statistic mine authorizing such change. See See, 103, 104 & 104 M, i, 104 M, Sait anciento Building Carle and See, 104, Son Francisco Houring Carle taxialing or thickness and Islating used during construction to be bessee containing more than 750 volts. See Sec. 183. Collornin 202.A.H. Son Prompto byilding Cods, the byilding partit that bi The primer a research bis for operand plans and opering in hearing an analysis of the second plan and the primer of the second 汉明宗高 يبغثنا فلي Control and a free of the second seco 532 I. Ì ČÝ. a, •• : • 1.1. 50 Ν. V. ERMIT. HO WOX the set of ing materiols that have a che the particular and Constant Sector of Constant Sector of Sector of Constant Sector of Sector of Constant Sec HICK APPROPRIATE BOX: 制成 [] KNCONECA 't 3: LI OWNER LA AGENT, MITH POWER OF ALTOPHER wł. CONTRACTOR : DATIONATIONACT ÷ ونغر وند. رومغر وند 4455

CONDITIONS AND STIPULATIONS APPROVED: Salitit N. H. W.K. W. Criston Provide State DATE: REASON: THRA thank. ESIS. فرقب والمراجب ··· · · · 4006101 . . g egeneration thin. 2.0 autostia, and tomance the second secon A ALTRIGUES YOR AUTORIAL III aspatt a NOTIFIED MR. STECTOR BUR OF MOD, WAR APPROVED: DATE: -Not reviewed by the Department or City REASON: Placentry, from the solution that use of bias constitution of university that use of bias property as we are does not conform to the 82. : 3 × 4, City Flanning Code." hada a shekara she NOTIFIED MIL DEPARTMENT OF CITY PLA APPROVED DATE:, MEASON . а р.¹. NOTHED MR. BLACENU OF THE PLEXENDICH & PUBLIC SAFETY APTIONED: DATE: REASONE ٠. . NOTIFIED MAL THE BECREER BUR OF BUG, DEFECTION DATE MARK Arreoved ¥çiv. REASON . <u>.</u> . ÷. .. 1.19 • • • • • • • • · · · · · NONRED THE of a strip बङ्ग्रा सं संदेश DATE COVED: STORE: HZASON Y 11. - Beneroi I NONSED 11 mer winds the winds 1+1++0444+1-1-1-1 DATE * 2474 27 نې چې وې ور دو. مېنځو ور د دو REASON (τ_1, \cdot, τ_1) WHERE WE WARE NOIPEON 中的规 ATTERNAL DESCRIPTION OF THE PARTY OF THE MATE T Maria 49353%20946月 1月至450946月 NOTIFIED AND Are of Art Are the second Art Augusta and an Ridy Pres DATE ~\;;(I'+'; +\'+ -] \EZA\$Q747 1:57 Sent 20 MOTORED MAN IS THATCO S CHARA YADONS EU TAUS OF CAPAGO EXTENDE CALL PLANCE TO ALL PERSON 的时间的现在分词 Ser provident of Automotive and

ALC: NO 日のよう ğ 西夏日 Sci S. 24 Ğ, APPROVED FOR ຜ່ BB โม่ไป Dupt Public Works نيبز فرو ¢б 2.480 1 1 1984 **INVINSS** 0 C. Jaka ð õ THE AST +43. 0 885 YAND COUNTY OF SAN FRANCISCO **APPLICATION FOR BUILDING PERMIT** DEPARTMENT OF PUBLIC WORKS ç,n 2150 ADDITIONS, ALTERATIONS OR REPAIRS • • APPLCATION - IS HEREIN MADE TO THE WEAT OF PUBLIC WORK OF SAM PRIME SON TO SUID IN ACCONTANCE WHAT THE PLANS AND SPECIAL ON TO SUBAUTED TO REPAYING AND ACCONTANCE HEREINA AND ACCONTANT TO THE PLANS AND MODELLAND AND MODELAND AND MODELLAND A FORM 3 LEAR APPROVAL SITE INSPECTION REQUIRED APPROVAL RUMBER: DIRHS APPROVAL FORMER THE COUNTER ISSUANCE DE ... NUMBER OF PLAN SETS 227 524 UND 37. 84 134685 2 25 HCk. Ξ. (and sayants con 1845 12-14-22.00011 INFORMATION TO BE FURNISHED BY ALL APPLICANTS · DESCRIPTION OF EXISTING BUILDING BALING OF Partines Cr ASSAULTS Restmant BAR TION OF AUICHING AFTER PROPOSED ALTERATIO 54 Merilland Martin HOLED LOL IT. NOL OF DWITTLING UNITS: MASCHICKING d: 3 101 HA CI Carry maile π× 507 ALATTORE ZS PACIFICATION TO S.F. Leas T COAST 38622 Z55-2/3 398-1952 .2. 2. OPAN NO RITE MOUN WONfrank reading lumbly -1254750 stall F.C.R. with ANUCE the start is a set ADDITIONAL INFORMATION - FORM 3 APPLICANTS ONLY 76.6. ETA. carl A ANIE ATION Areason HID! CINI # (LI) IF TEL STATE HEW HENHT AT CINISH SHE OF FROM HID' 2014 IO MADHOT H0 [] NOR FIGOLANER OCRASTING ANTERNINOH Hardward Control (1970) Hardward Control (1970) Hardward Control (1970) Hardward (1970) WHE SOFWAIR ONTP SEAL MERTYAIR SPACE M MERAPUT DE ATRACE M 1231 WAL FURDING 110 114 [] YIX! איל באלייאנגע אואראס און איליגע אואראסיין איזיגע אואראסיין איזיגע אואראסיין איזיגע אואראסיין איזיגע אואראסיין ג אאסטירכן בא איגראינא אואראסיין ביניען געראנגע געראנגע געראנגע געראנגע געראנגע געראנגע געראנגע געראנגע געראנגע גע YAt'T CALIN. CENTROCAL HAL CHARTER AND T the bills presented 10.411 Luchter Star 7. IMPORTANT, NOTICES. NOTICE TO APPLICANT totaling a Building Animal a she and son francing Hound parties at building or brief of Hallolding youd during construction, to be is periford of huiddings a Whittier of Leaffolding veed during continuition, table doard and Code. which code which code which code the second second second second second second second to the second second second second second second and code. Which is the second second second second second second and the second Mails that upperspaces Cartificate of Toolds Industrial Balatone. Cartificate of Wester downtrad inverse. An space copy or du Antificat by the Impun. The cort of the work. I swelly that in the pe-subject, to the works subject, to the works. Company for the second duptions of (1) . щ 11 NM CONSTITUTE AN APPROVAL FOR THE ٣e no mori a conserve revent, mo goixe smart WI SI ISSUED. Hillings of kywlating moterials must have a clea Wi distliked wires or davightent. DANNER , DAYCHITECT ; DENGINEER D OWNER CI ADENT WITH POWER OF ATTOMIES 5425 26 CONTRACTOR ATTORNEY H FACT APPLICANT'S CERTIFICATION APPLICANT'S CERTIFICATION APPLICANT'S CERTIFICATION APPLICANT'S CERTIFICATION AND ADRESSIBLICTON. HEREEY CERTIFY AND ADRES THAT I'A SPEARIN IS ASSUED DAY THE CONSTBUCTON. SESCRASED IN THIS APPLICATION, ALL THE PROVISION'S OF THE FERRIT AND ALL ANS AND ORDINANCES THERETO WILL BE COMPLED WITH. . Malita

84)2012444444 49-4104144444 99-535444 - 1-1 99-535444 - 1-1

a k k 3 <u>8</u>...g and the second ğ 憲品 月上 ANONED HOW Date - Public Wineys 「国へい 1 1 1984 ISSURACE ð D 40 00 CITY AND COUNTY OF SAN FRANCISCO DEPARYMENT OF PUBLIC WORKS **APPLICATION FOR BUILDING PERMIT** cos.#¥ ADDITIONS, ALTERATIONS OR REPAIRS APPLICATION HIS MORENT MADE TO THE TREATMEN OF PUBLIC WORKS OF SAM THANGED ADDRESS AND DECLEMENT TO HULD IN COLDINATION THE PLANS AND DECLEMENTS SUMMITED TREATMENT AND ADDRESS AND DECLEMENTS AND POS-SHARED DECLEMENTATION SET FORTH, FORM S THE APPROVAL SITE INSPECTION REQUIRED AND PARAMETERS DIVISIONER THE COUNTER ISSUANCE DE ê î THEOLEGAT NUMBER OF PLAN main story in the way 524 Wab 33 LTL7V 134685 07.25 20.4 25 22 0008 INFORMATION TO BE FURNISHED BY ALL APPLICANTS DESCRIPTION OF IDESTRATING SUSDING HUND OF ALAS MO DE BASEMANTS AND CELLARS CONST a AND CELLARS , di đ The Call of the second se 111 () (11) 化神 1.19 140 · • • =. SOIT PLANTES SA T. COAST ON STENCTION &/&; -2133 38622 73 534 USALIST S.F Schund Mc ampriles 1952 opin ve kild [],2]]·⊅[] Remodel Ritchen-2 - AND PENT PROFIL salls. 12.441/h ALMA WEED plumbly por hold lectrical outles astrill sarving from EL C. P. Co. rbetrisel auto Tx 2 ADDITIONAL INFORMATION PORMES APPLICANTS ONLY TIS II IIX · 100 7 COR WAL BURDANG . TATUNG BEYCHD PHOYSATT HANT CONSTRUCT A CHARTEN ANT DE ALTANTINO MEN #10 YES !! in D poto ----- C 🛱 CALS. CENTRYCATE HO "-1-1-1-1N4EA 111211 San 1. 29 18 ن*ا*رز the second se 1 4 4 4 K NOTICE TO APPLICANT The Permitten of the completence of the permit, or is the Ory and County of Set Francisco traje per IMPORTANT NOTICES * perio in the durites of the exception of the without full g Prese protocland such choings. See Son / rancisco Buildigi those those and Carlas 50 May (USE: The Permitten) by occupions of the perm somales the City and County at San Francisco the mondle and actions locations to subling from ap a of nableance of the City and County of San fro And control of the set r Oly and County of San y of San Francisco apoli) 3800 af the labor Coc or the why had Cantol Per Contribute of We admitted interes. As exect carry of contribut by the in ed. (I) certified by the enformed is \$100 of late nes of the work (of which performs any motivate so independents from a second independent, in the second CAN I HE HANNEY APTICATION DOUS NOT COMMITTEE A SEPARATE YEART FOR USE THE WARKE OF FLUMING INSTALLATONE. A SEPARATE YEART FOR USE AND PAUMAINO MUST BE DETANDLO, SEPARATE PERMIT ARE RECOMMON S' TYSE' TO ANT OF ABOYE OUESTICHS (10) (11) (12-(13) (23) of 120 TA'BUILDHO FEMILIAN WORK SHALL BE STARTED WHIL A BURDHAG tasidu Valetu of an hisolating adopting husis have a clearance of nor birs the of an hisolating adopting husis have a clearance of nor birs the twa inchiti: CONNER D'ARCHITECT : CI ENGINEER I cardly as the sware for it mance of the work for who contractor who complete w ();#31KB ELAGENT WITH FOWER OF ATTORNET SK ATTORNEY IN FACT APPLICANT'S CERTIFICATION NO ACRET THAT IF A TERMIT ALL SOLUDIO FOR THE CONSTRUCTION APPLICATION, ALL THE MOVINGENS ON THE PERMIT AND ALL APPLICATION, ALL THE MOVINGENS ON THE PERMIT AND ALL NEES THERETO WILL BE COMPUTED WITH



. .. ALTA LA STATE DE CONTRACTO man in the second BELLEVING AND AND ADDRESS AND **'**# 電写は на¥ -,11

> un 51 ------The i 1

> > HAUNGIN

errit ditter

. . .

.,

體

£ 7. 語

were uner the product of the second s A statistic of the second seco

the second state of the se

the prod to the and pointed a failed and a second sec Sherithadi 1 **P**lot Antipe Street sindi Kiti marrier man manage in baam mysel it in an angest and a second sec itelities birnassi birn pandia me v (b) bili bitatiri birth (birth very verter) birth birth (birth very verter) birth birth birth (birth very verter) birth birth (birth birth birth) birth birth birth (birth birth) birth bir H. Schuler, M. Karley, and M. Standar, Swarten and Sw E

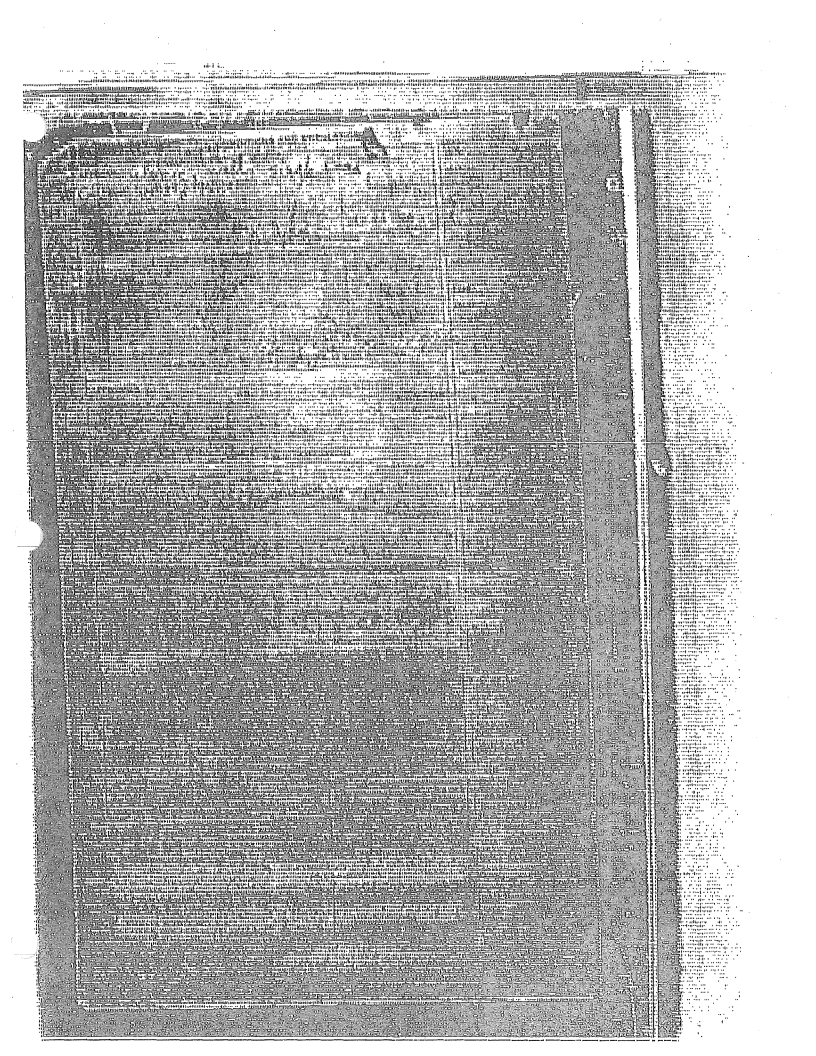
1.1.521.15

ALTHOUGH

FLER REPORTE

b. њ. **ж** A das Balandary & sa status a 11. Plane V Balan - 15. pr Prijada - Sa spiriter - 15. pr Prijada - Sa spiriter - 15. 15. Spiriter - 15. pr

-inter to peter a series of the series of th



COUL DEAL 2010 01:42 001992 in the second for the second second 294393 -<u>.</u>... 2.A CITY AND COUNTY OF BAN PRUNCEROD halt **APPLICATION/PERMIT TO INSTAL** DAPARTMENT OF PUBLIC WORKS INVITATION INVITATION PLUMBING, AND MECHANICAL PLLANSONO DAVISICON BAS-6084 CA ADDAKSA BLDA USA 524 NON TA BYOARS OWNER OF MOOL NEW 10.57 (A. 1947) FRANK BRUND BALT **ADDALLAT** 524 UNON S VALID ATATE CONTRACTOR E LICENSE & MUSIC CLARA 学新教 停留 -36 250 BRANATOAR **DATE** JG 5.F NOT VALID FOR PERMIT IF ANY EMPLOYLE DESCENDS INTO "XCAVATION DEEPER NUMBER OF INSPECTIONS REQUIRED: FA. = · Support PLUMBING PERMIT ISSUANCE FEE: PLEAS. TYPE WATER PERMIT ISSUANCE FEE: N. K. GAB PERMIT ISSUANCE FEE OR PRIM MECHANICAL PERMIT ISSUANCE FEE: en en le service de la serv LEGIBL SEWER REPAIR OR TRAP REPLACEMENT FEE: Ø . TOTAL PERMIT FEE: PRESS KEMODE DESCRIPTION OF WORK COVERED BY THIS PERMIT: HARD SERV. SINK SIAK STAINLESS PLUMBING WASTE AND WITH VENT XISTING WAREASIELOWATHIETUNE NUMBER OF 学们研究 REMARKS -92 WK Ŋ • : CONSTITUTE A CHANGE **ISSUANCE DOES** VALID FOR IBBUANCE: COULST FUH GENLANCE CP Lise HAIT 23 92 FOYED DATE PLEASE MAKE CHECK PAYABLE TO: NOTE: BEE BACK OF OFEEN CUPY POR DEPARTMENT OF PUBLIC WORKS CERTIFICATION OF COMPLIANCE WITH 450 MCALLISTER STREET CALIF, STATE LABOR CODE SECTION SPON SCTOR . ROOM 104 ... * Jona SAN FRANCISCO, CA 94102-4584 NOT VALID UNLESS DATED AND SIGNED 1. 1. 1. 4 BY CHIEF FLUUBIIC 法法律 PORSI WOR TO FELV, 10001 INSPECTORS the Inane of this domina

Plumbing Permit Details Report

Report Date: 3/7/2010 11:19:14 PM

Application Number: 376517

Address(es): 0103/009: 524 UNION ST

Description: REMODEL EXISTING BATHROOM

Stage: Action Date Stage Comments 12/24/1998 ISSUED

Contractor Details: License Number: 498866 Name: Company Name: EMERALD PLUMBING & FIRE Address: P.O. BOX 2026 * BURLINGAME CA, 94011 Phone: 650-344-9370

Change your options to hide images within all messages.

Online Permit and Complaint Tracking

Permit Details Report

Report Date: 5/26/2011 3:34:22 PM

Application Number:	9902987			•	
Form Number:	3				
Address(es):	0103/009/0	524	UNION	ST	
Description:	INSTALL GRE	ASE FLI	JE,NEW FRESH A	IR REFURN EXISTING HO	OD
Cost:	\$4,000.00				
Occupancy Code:	В				
Building Use:	05 - FOOD/BE	VERAG	E HNDLNG		

Disposition / Stage:

Action Date	Stage	Comments
2/16/1999	FILED	
5/17/1999	APPROVED	
6/7/1999	ISSUED	
8/25/1000	COMPLETE	Final Inspection / Approved

25/1999 COMPLETE Final Inspection/Approved

Contact Details:

RP HEATING & SHEETMETAL -Contractor Details:

Addenda Details:

Desc	ription:	•						
Step	Station	Arrive	Start		Out Hold	Finish	Checked By	Hold Description
1	PAD-MECH	3/4/99	3/16/99	3/18/99		4/23/99	DTH	
1	PAD-PC	2/17/99	3/4/99	3/16/99		5/10/99	YYC	
2	SFFD ·	5/13/99	5/14/99			5/14/99	JG	·
3	ONE-STOP	5/17/99	5/17/99		·	5/17/99	VR	TO YOLANDA FOR APPOVAL
4	СРВ	5/17/99	5/17/99			1		

This permit has been issued. For information pertaining to this permit, please call 415-558-6096.

Appointments:

Appointment	Appointment	Appointment	Appointment	Description Time
Date	AM/PM	Code	Type	Slots

Inspections:

Activity Date	Inspector	Inspection Description	Inspection Status
6/22/1999	Dermott Sullivan	FLUES/VENTS/DUCTS	PRE-FINAL
6/10/1999	Dermott Sullivan	ROUGH FRAME	OK TO COVER

Special Inspections:

Addenda No. Completed Date Inspected By Inspection Code Description Remarks

For information, or to schedule an inspection, call 558-6570 between 8:30 am and 3:00 pm.

Station Code Descriptions and Phone Numbers

Online Permit and Complaint Tracking home page.

Technical Support for Online Services

If you need help or have a question about this service, please visit our FAQ area.

02/17/2010	23:22	4152397604 DEPAR	SOVALREALTY XTMENT OF BUILDING INSPECTION	PAGE 03
	• · · ·		INSPECTION RECORD	
APPLICATIO	n no. <i>9</i> 9	0092-3	_ PERMIT NO. 870 327	_ ISSUED
JOB ADDRES		2/MIDN	St. BLOG	CK:/LOT:
NATURE OF V	WORK:		·	

Do	Not Pour CONCRETE until ti	1e following	are signed		ADDITIONAL WORK REQU	IRING APP	ROVALS
	INSPECTIONS	Dates	Inspectors		INSPECTIONS	Dates	Inspectors
	Foundation Forms				Special		
	Foundation Steel				Special		
	Grounding Electrode				Special		- 144.1 - 1 - 14 - 14 - 14 - 14 - 14 - 1
	O.K. TO POUR		•		Shower Pan		
Do No	of Pour CONCRETE SLAB unt	ll the follow	ing are signed		Standpipes (wet/dry)		
	INSPECTIONS	Dates	Inspectors		Fire Alarm	·	
	Plumbing Underground	T			Security Ordinance	-	
	Electrical Underground				Energy Ordinance		
	Fire Service Underground				Smoke & Heat Detectors		
	Do Not COVER until the fol	lowing are	signed		FINAL INSPECTION	S RÉQUIRF	D
	INSPECTIONS	Dates	Inspectors		INSPECTIONS	Dates	Inspectors
	Rough Framing	\$28/99	Aury	1	Special		
X	Rough Electrica)	8-19.99	For Mayrol.	13.	Code Enforcement		
	Rough Plumbing	+23-99	A. Farrow	-	Disabled Access		
	Insulation				Housing		
	Sound Transmission				Mechanical		
	Rough Sprinklers [PLBG]				Plumbing	7-14-99	Reformer
	Rough Sprinklers [FIRE]			X	Electrical	8-19.99	Vionter L.
	Flue & Vents [PLBG]				Street Use & Mapping		
	Flue, Vents, Ducts [BLDG]	T	•		Fire Department	·	
	Hydrostatīc Test				Health Department	8/13/99	CU3.
	Lath	1,			Building	8-24-99	Offilly
	O.K. TO COVER	c/2/19	Rey		CERTIFICATE OF FINAL COMPLETION		

WARNING: THE PROVISIONS OF YOUR BUILDING INSPECTION PERMIT WILL BE NULLIFIED UNLESS ALL FINAL INSPECTIONS ARE SIGNED OFF ABOVE BY THE APPROPRIATE INSPECTORS.

• •

	CENTRAL PERMIT BUREAU 1660 Mission Street Stan Francisco, California 94103	NO 870327
. ,	(415) 558-8088	
• • • • •	ERECT X ALTER BUILDING ERECT SIGN DATE OF ISSUE:	THIS PERMIT IS GRANTED IN ACCORDANCE WIT PROVISIONS OF THE CHARTER AND ORDINANCES O THE CITY AND COUNTY OF SAN FRANCISCO AND/O THE CURRENT STANOARD SPECIFICATIONS OF TH
	REPAIR OF CONSTRUCT SIDEWALK SUPPLEMENTAL FEE PAID:	DEPARTMENT OF BUILDING INSPECTION
	FINAL PLAN CHECK X EXPEDITER FEE PENALTY	PERMITS IS GIVEN ON THE BACK OF THIS FORM.
	OWNER: JOHN LENIHAN (650)342-7531	DBI P/C PAID AT FILING \$107.90
	STREET ADDRESS BLOCKLOT 524 UNTON ST 0000 01:03 /009	AUDITED FOR REFUND
··.; . ·	NETES AND BOUNDS	7212 STRUCTURAL 7217 DEMOLITION (111-1)
-	<u>SIDE OF</u> <u>FEET FROM</u> 2 5-N B	7223 GRADING
••• -	BUILDING USE FOOD / BEVERAGE HNDLING ESTIMATED COST \$	7227 CUR8
	SIDEWALK SO, FIGE ST. SPACE LINEAR FT S FT. CURB SECT. TO BE LOWERED WORK MUST COMMENCE ON BUILDING WITHIN 90 DAYS OF DATE OF ISSUANCE OF	THIS 7842 SIDEWALK
• . •	PERMIT, UNLESS EXTENSION AUTHORIZED. IF UNDER ENFORCEMENT ORDERS SPECIAL TIME PERIODS WE SPECIFIED WILL APPLY.	
• •	TIME FOR COMPLETION OF WORK UNDER THIS BUILDING PERMIT EXPIRES 6 MONTHS AFTER DATE ISSUANCE. IF UNDER ENFORCEMENT ORDERS SPECIAL TIME PERIODS WHERE SPECIFIED WILL APPLY. (NOTE: STREET SPACE PERMIT EXPIRES ON COMPLETION OF WORK OR WHEN REVOKED BY DIRECTOR PUBLIC WORKS, SEE BACK OF FORM FOR OTHER TIME LIMITS.)	
	THE FIELD OF SAN FRANCIS(650)342-7531 PERMIT # 879327	EXCAV. DEP.
	S08 PENINSULA AVE. APPEAL# ADDRESS CENTRAL BURLINGAME, CA 94010	20538 SMP FEE 4 51 5-20 SUSTOTAL \$
	CITY BUREAU-UBI MI	7A

02/17/2010 23:22 SOVALREALTY PAGE 05 APPROVED: TQ: REASON: ان (1601 ما خداقامو الندر - السري / ₁ EEST PERIAL FOR SHICK WARESON NOTIFIED MR. 1. A.J. " BUILDING INBRECTOR, DEPT, OF <u>_____</u> . . . DATE: APPROVED: REASON: Approved anno ., 224 .÷ ' NOTIFIED MR. 'nF DATE: APPROVED: REASON: 20.增加380至4 DUBER LIN DE CEMERNE ... 2 :3* . Creat Constraints 11년 - 위험 등 독립 7억, · · · · · · . -. ריין אנין יייי גנין **.**, 5... <u>, 197.] A</u> 11 ° 12 14 17 · 711 NOTIFIED MR. · · · · · BUREAU OF FIRE PREVENTION & PUBLIC SAFETY •••• ••• • 14 DATE: _ APPROVED:~~ 1,7*27*77 • 77 - X-REASON: · ".,. " · ... **~**?:; NOTIFIED MR. ENGINEER, DEPT. OF BLDG. INSPECTION GIVIL APPROVED: DATE: ____ REASON: NOTIFIED MR. BUREAU OF ENGINEERING a • APPROVED: DATE: . 1 CAR Antweg 107.57 ... REASON. i di i SEN 25 1999 NOTIFIED MR. 3.7:77.14 DEPARTMENT OF PUBLIC HEATH - 1 orderesh and much (20.43) <u>ب</u> DATE^N REASON • • and they be an ear WHAL soles and served s and California Rought Chief. to short is mere to some in เป็น อ.ป. 2. ปรีร่วมสุร ครูรี่ได้สระวงกามการหม่มที่สร้าง เหนือรู้กามเป็นกายแน่งอย่างกาม เป็นสระวงกาม เป็นสร้างการเรื่องการเรื่องการเป็นสระวงการเรื่องการเรื่องการเรื่องกา 10 10000. 70 YO'L NOTIFIED MR REDEVELOPMENT AGENCY IS A SECOND STATE OF THE SECOND SECON and the second 40 112/11 74YET APPROVED ે છે. 'ગામનેલી સંતર્ગ પ્રેમદા' 'માં માટ છે. તે તે માટે છે. જે ભાગુસ્ટર્ગ સંદુ માટે મન્યું પ્રસ્તાર મન્યું સંતર પ્રે છે. DATE A. 433 Content and the south and the south Market and a set of the set of the

02/17/2010 23:22 41523974	
JAN	
APPLICATION FOR BUILDING PERMIT	EPARTMENT OF BUILDING INSPECTION
ADDITIONS, ALTERATIONS OF REPAIRS	ATION IS HEREBY MADE TO THE DEPARTMENT OF
FORM 3 COTHER AGENCIES REVIEW REQUIRED	BION TO BUILD IN ACCORDANCE WITH THEY
FORM BY OVER-THE-COUNTER ISSUANCE	AND SPECIFICATIONS SUBMITTED HEREWITH AND
PURPOR	SE HEREINAFTER SET FORTH.
	ELOCX &LOT
1/1/29 302259 500 9413	
PERINTINO. 11 1660ED 129/99 10,000	(28) HEVISED COOT:
NFORMATION TO BE FURN	
LEGAL DESCRIPTION C	DF EXISTING BUILDING
(AN TYPE OF CONATTR. 1981 NO. OF GOND. OF ASBMENTES I (TA) PRESENT USE: BTORIES OF ASBMENTES UNDER OF ASBMENTES UNDER AND CELLARES UNDER ANT CELLARES	CALCE REGRAMANT BAS TOA B
DESCRIPTION OF BUILDING AN (4) TYPE OF CONSTR. (5) NO. OF (0) NO. OF (7) PROPOSED USE (LEGAL USP)	(a) DOCUP, CLASS TEINO, OF
5 OCCUPANCY: 2 AND CELLARS: 1 Restaurant,	BAR OPEICE B DWELLING UNITED B
(10) BE AUTO RUNWAY TO BE CONSTRUCTED YES C OR ALTERED? NO. X	WORK TO BE YES OT WORK TO BE
(14) GENERAL CONTRACTOR ADDRESS	
ADDARSS	BUILD
(16) WARTE IN DESCRIPTION OF ALL WORK TO BE PERFORMED UNDER THIS APPLICATION (REFERENCE TO PLANS IS P	or sufficient
C Para At And A	Annoning and a second s
+ new Cloor Cove	Alles I the second second
(17) DOBS THIS ALTERATION	TO OCES THIS ALTERATION THE ALTERATION YES CI (20) IF (10) IS YESTSTATE THE ALTERATION YES CI (20) IF (10) IS YESTSTATE THE ALTERATION
CA STORY TO BUILDING? NO CO CENTER LIKE OF RAONT / //	EXTENSION TO BUILDING? NO: DCI FLOB FAREA SO. F (23) ANY OTHER EXISTING BLDG. V/mo. m. (24) DOES THIS ALTERATION V/mo. m. (24)
BUB-SIDEWALK SPACE BE YES YES </td <td>ON FLOT FLANN NO DO ON OCCUPANCY?</td>	ON FLOT FLANN NO DO ON OCCUPANCY?
(25) CONSTRUCTION LENDER (ENTER NAME AND BRANCH DESIGNATION IF ANY,	ADORESS
IMPORTANT NOTICES	ベーブイ・ディーバング NOTICE TO APPLICANT HOLD HARMLESS CEAUSE: The permittee(s) by acceptance of the permit, agree(s) to Indemn
Permit authorizing such change. See San Francisco Building Code and San Francisco Housing Code.	and hold harmless the City and County of San Francisco from and against any and all claim demande and actions for damages resulting from operations under this permit, regardless negligence of the City and County of San Francisco, and to assume the defense of the City a
No portion of building or structure or scatfolding used during construction, to be closer than 6'0' to any wire containing more than 750 volts. See Sec. 385, California Penal Code.	County of San Francisco against all such claims, demands or actions.
owner is responsible for approved plans and application being kept at building site. Grade lines as shown on drawings accompanying this application are assumed to be correct. If	or (V), whicheverits applic≍ble, If however tem (V) is checked item (V) must be checked as w Mark the appropriate method of compliance below:
actual grade lines are not the same as shown revised drawings showing correct grade lines, cuts and fills together with complete details of retaining wells and well-footings required must be submitted to this department for approval.	I hereby attirm under penalty of perjury one of the following declarations:
ANY STIPULATION REQUIRED HEREIN OR BY CODE MAY BE APPEALED. BUILDING NOT TO BE OCCUPIED UNTIL CERTIFICATE OF FINAL COMPLETION IS POSTED	 compensation, as provided by Section 3700 of the Labor Code, for the performance the work for which this permit is issued. (1) II. I have fand will maintain workers' compensation insufance are required by Section
ON THE BUILDING OR PERMIT OF OCCUPANCY GRANTED, WHEN REQUIRED, APPROVAL OF THIS APPLICATION DOES NOT CONSTITUTE AN APPROVAL FOR THE ELECTRICAL WIRING OR PLUMBING INSTALLATIONS, A SEPARATE PERMIT FOR THE	aroo. of the Labor Code, for the performance of the Wirkfor which this permit leaued. My workers' compensation insurance carrier and policy humber are:
WIRING AND PLUMBING MUST BE DETAINED. SEPARATE PERMITS ARE REQUIRED 4F3	4 Carrier August A

99 19 NO, CITY AND COUNTY OF SAN FRANCISCO DEPARTMENT OF BUILDING INSPECTION CORRECTION NOTICE AND REPORT i.ocallan Code Section Remai Ushitia J wie all els. ----Contact Inspector Supervisor 8003-1444 (Rev. 1796)

1.1 ÷ APPROVED: DATE: per clarkon Mr3 REASON: 90 PAGE NOTIFIED MR. ANNING CITY PI DATE: APPROV Ż HEVEWEN REASON: SOVALREALTY FIRE DEPT INSPECTIONS 320. NOT REQUIRED 436 NOTIFIED MR BUREAU OF FIRE PREVENTION & PUBLIC SAFETY 1 DÂTE: APPROVED: REASON: 4152397004 A/ NOTIFIED MR. CIVIL ENGINEER, DEPT. OF BLDG. INSPECTION 23:16 . . . APPROVED: DATE: 02/17/2010 REASON: - 21 - m

PAGE 05 SOVALREALTY 4152397004 02/17/2010 23:29 U Deol of Building, JUN 1 8 1991 $C \supset D$ 1 :0 Ż APPLICATION AUMBER فيدرب F-5 CITY AND COUNTY OF SAN AMANCISCO APPLICATION FOR BUILDING PERMIT σì DEPARTMENT OF BUILDING INSPECTION **ADDITIONS, ALTERATIONS OR REPAIRS** \bigcirc APPLICATION IS HEREBY MADE TO THE DEPARTMENT OF BUILDING INSPECTION OF SAN FRANCISCO FOR PERMISSION TO BUILD IN ACCORDANCE WITH THE FORM 3 OTHER AGENCIES REVIEW REQUIRED APPROVAL NUMBER PLANS AND SPECIFICATIONS SUBMITTED HEREWITH AND CARLANT INTER HEAR FORM B OVER-THE-COUNTER ISSUANCE ACCORDING TO THE DESCRIPTION AND FOR THE PURPOSE HEREINAFTER SET FORTH. Х NUMBER OF PLAN SETS : 1 v . DO NOT WAITE ABOVE THIS LINE V (1) BTHEET ADDRESS OF JOH BLOCK & LOT FILING FEE RECEIPT NO. DATEVILE SA (7A) FRUMATED COBT OF JOS SSUED ų, 00 60 Z INFORMATION TO BE FURNISHED BY ALL APPLICANTS i LEGAL DESCRIPTION OF EXISTING BUILDING \sim (44) TYPE OF CONSTAL (7A) PALSENT USE HA) OCCUP, CLASS (BA) NO. OF (EA) NO. OF BTORIEB OF (6A) NO. OF UNITEL ING **BABEMENTS** ÷..., Ċ OCCUPANCY: Z ESTAN AND CELLARS; DESCRIPTION OF BUILDING AFTER PROPOSED ALTERATION 05 . . (8) NO. OF DWELLING UNITS: (6) NO. OF STORIES OF OCCUPANCY: Z (6) NO. OF BASEMENTS AND CILLARS: (8) OCCUP, CLASS (4) TYPE OF CONSTR. 5 AVERNI (13) PLUMBING (10) IS AUTO HUNWAY TO BE CONSTRUCTED OF ALTERED? 11) WILL STREET SPAC (12) ELECTRICAL 13.11 YES O YES D YES O YES ...:2, WORK TO BE PERFORMED WORK TO BE PERFORMED? BE LIBED DURING CONSTRUCTION NOG NO. ¢ 14 34 NO NO (14) GENERAL CONTRACTOR PHONE TION DATE 12000 for in PHONE (FOR CONTACT BY DEPT.) HAN 447 4 1623 CHARTER THE THE TAKE THE TAKE 2 1 1 7 47 47 47 47 47 1014 4 . : ۲ -+-. Ľ, ADDITIONAL INFORMATION (17) DOES THIS ALTERATION CREATE ADDITIONAL HEIGHT OR STORY TO AVILDING? (19) DOES THIS ALTERATION CAEATE DECK OF HORIZ EXTENSION TO BUILDING? (20) IF (19) IS YES, STATE NEW GROUND 10 YES D 52% ਵਿੰ NOTO FLOOR AREA (21) WILL BIDEWALK OVER (22) WILL BULDING (24) ANY OTHER EXISTING BLDG, (24) DOES THIS ALTERATION YES D YES D YES Q BUB-BIDEWALK SPACE BE REPAIRED OR ALTERED? FXTEND BEYOND PROPERTY LINE? ON LOT? (IF YEE, BHOW ON PLOT PLAN) YES D CONSTITUTE & CHANGE OF OCCUPANCY? 2 , ጉ୦⁄ና ଘ ¢ NÓ NO_ NO% (25) ARCHITECT OR ENGINEER (DEBIGN Q CONSTRUCTION C) ADD CALIF. CERTIEICATE NO. i. National de la constante de 5% 11 (20) CONSTRUCTION LENDER (ENTER NAME AND BRANCH DESIGNATION IF ANY. ADDRESS IF THERE IS NO KNOWN CONSTRUCTION LENDER, ENTER "UNKNOWN"). - IMPORTANT NOTICES NOTICE TO APPLICANT HOLD HARMLESS CLAUSE: Tox-permittee(a) by acceptance of the permit, egree(a) to indomnify and hold harmless the City and County of San Francisco from and against any and all claims demands and actions for damages resulting from operations under this permit, regardless or negligence of the City and County of San Francisco, and to assume the defense of the City and County of San Francisco against all such claims, demands or actions. No change shall be made in the character of the occupative or use without first obtaining a Building Permit authonizing such change. See San Francisco Building Code and San Francisco Housing Code. . P No portion of ballicing or structure or scalfolding used during construction, to be closer than 6'0" to any whe containing more than 750 volts. See Sec. 385, California Penal Code. any whe containing more than 750 volts. See Sec. 385, California Penal Coda. Puratiant to Ban Francisco Building Ode, the building permit shall be optied on the job. The owner is responsible for approved plans and application being kept at building bits. County of San Francisco against all such claims, demands or actions. In conformity with the provisions of Saction 3800 of the Labor Code of the State of California, the applicant shall have coverage under (I), or (II) designated below or shall indicate item (III), or (IV) impute be chocked as well. County of San Francisco against all such claims, demands or actions. In conformity with the provisions of Saction 3800 of the Labor Code of the State of California, the applicant shall have coverage under (I), or (II) designated below or shall indicate item (III), or (IV) indicated inse are not the same as universe of wells, and this together with complete deallard, intelling walls and wall footings required must be about an bits dependent of the fullowing docidation are assumed to be correct. If the indicate intelling the deal of application are assumed to be correct. If and this together with complete deallard, intelling walls and wall footings required must be about the together with complete for application of the fullowing docidations. In conformity with the propriate method and the state of consent to footing docidations. In conformity with the propriate and the state of consent to footing the deal of a consent to footing the deal of the state of the deal of the

PAGE MA SOVALREALTY 4152397604 02/17/2010 23 DATE: REASON: Contact the district building inspector at the start of work call 558-6098. For plumbing inspection scheduling call 558-6054, for electrical inspection scheduling call 558-6030. This application is approved without site inspection, detailed plumbing or electrical plan review and does not constitute an approval of the building. Work authorized must be done in " since secondance with all applicable codes. Any electrical or enumbing work shall require appropriate separate permits NØTIFIED ٠. 1 BUILDING INSPECTOR, DEPT. OF BLDG, INSP. 1:00 DATE APPROVED: REASON: NOTIFIED MR. DEPARTMENT OF CITY PLANNING APPROVED: DATE: REASON: 48 J.C. 1964 (1 PLEASE NOTIFY FIRE INSPECTOR AT THE START OF WORK 558-3300 137 24 NOTIFIED MR AU OF FIRE PREVENTION & PUBLIC SAFET 时间 ·, . AMAINTAING PER CHAPTER 10, SFBL DATE: 1 MAINTAIN PIPE PROTECTION SYSTEMS PER CHAPTER 9, SFBC INTEFIOR WALL AND CEILING FINISH PER CHAPTER & SFBC FIRE-RESIGTIVE RELATIONSIP, AND REQUIREMENTS PER CHAPTER P AND TABLE NO. 64, SFBC FIED MR. CIVIL ENGINEER DEPT BLDG. INSPECTION APPROVED: DATE: REASON: NOTIFIED MR, BUREAU OF ENGINEERING APPROVED: DATE: REASON NOTIFIED MR. DEPARTMENT OF PUBLIC HEALTH - Augentan 25. 4. 20 法法にある ::n: ST. ST. بر ارد. ۲۱ اندین HEASON . . . and the second . e. 51.10 NOTIFIED MR. REDEVELOPMENT AGENCY STATE OF and to other spatian Josef 4.7.74 te aina-'APPROVED: 438

10/10/2015 02:02 41523976-4	SOVALREAL		N 11 1	12
APPLICATION FOR BUILDING PERMIT O ADDITIONS, ALTERATIONS OR REPAIRS	DEPARTMENT	UNTY OF SAN FRANC OF BUILDING INSPE	CTION .	
RM 3 OTHER AGENCIES REVIEW REQUIRED	BUILDING \ INSPECTI	BY MADE TO THE PEP ON OF SAN FRAN	CISCO FOR IN	
	PLANS AND SPECIFIC	ILD IN NACCOBDANDE ATIONS SUBMITTED HE IE DESCRIPTION ANI	REWITHAND	OSHA APPROVAL APPROVAL NUMB
in weino	PURPOSE HEREINAFT	TER SET FORTH.		sha approval ri Pproval number
	THE ABOVE THIS LINE Y A	BLOCK & LOT		NUM
DATE FILED 16,99. FILING REG RECEIPT 103 5 (1) STREET ADDRESS	Union SE	103 - 0	09	L REQT
PERMIT NO. 124 ESTIMATED COS 883829 7/16/9940 1015	TOF JOB	such charge in		
	BE FURNISHED BY AL	L APPLICANTS	pda.	
LEGAL DES	CRIPTION OF EXISTING BU		the second s	
(AA) TYPE OF CONSTR. (6A) NO. OF BTORIES OF OCCUPANDY: C RASEMENTS AND CELLARS:	Restarcint 1	offire P	CLASE (2A) NO. OF DWELLING UNITE:	
DESCRIPTION OF E (4) TYPE OF CONSTR. (5) NO. OF		D ALTERATION	CLASS	
(1) TYPE OF CONSTR. (5) NO. OF (6) NO. OP (7) PROPOSED USE STORIES OF ASSULENTS OCCUPANCY AND CELLARS.	Posterant /	ASIA D	WELLING UNITS	Darry
(II) BADTO BUNWAY. YES D (II) WILL STREET SPACE TO BE CONSTRUCTED YES D BE UBEED DURNIG OR ALTERED?	YES WORK TO BE		PLUMBING WORK TO BE PERFORMED?	YES D NO 201
MO RALEMENT ADDRESS	ZP		1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	ATION DATE 3
	ZIP	5	PHONE (FOR CON	TACT BY DEPT,)
Sama Lenshing 508 Penin	sula 960	<i>10</i>	(650)34	2-753
(10) WRITE IN DESCRIPTION OF ALL WORK TO BE PERFORMED UNDER THIS APPLICATION (REFERE	VICE TO PLANS IS NOT SUPPRICIENTIN	4972	O a king of	
THIS PERMIT IS TO CORREL	1 APP' 1-14	Dred, OGO	WRANGY	
- CLIFICATION FROM D- 40	M.S. NO CAR	TNOF OF DC	CUPPHYL >	·
TOTAL OCCUPANT LOAD			To BE	· · · · · · · · · · · · · · · · · · ·
ESTABLISHED BY INSPECTO	R IN FIEL			
Athr	ITIALAL HIMANAKAN			
	ITIONAL INFORMATIC	RATION (IF (19) IS YES, STATE	
OR STORY TO BUILDING? NO 31 CENTER LINE OF FRONT	FT. EXTENSION TO F	UKDINGZ. NO 221	FLOOF AREA	50, FT.
(2) WIL SIGEWALK OVER BEBAIRED OR ALTERED VES UNLE VILLOUIDING REPAIRED OR ALTERED VESSION NO 22 - PROPERTY LINE?	YES D (23) ANY OTHER EXIS ON LOT? (IF YES NO SP ON PEOT PLAN)	SHOW NO D	DOES THIS ALTERATION CONSTITUTE A CHANGE OF OCCUPANCY	YES CO
	ADDRE88		CALLE DENSIFIC	ATE NO.
(24) CONSTRUCTION LENDER (ENTER NAME AND BAANCH DEBIGNATION IF ANY, IF THERE IS NO KNOWN CONSTRUCTION LENDER, ENTER "UNKNOWN").		ADDRESS	165	
IMPORTANT NOTICES	:	NOTICE TO A	FUCATT AL	din .
lo change shall be made in the character of the occupancy or use without first obtain 'emhit authonizing such change. See San Francisco Building Code and San Fran lode.	demands and hold hanning demands and hold hanning demands and hold hold have been hold hanning and hold hanning hold hanni	3S CLAUSE: The permittee(s) by a se the City and County of San Fra stions for demages resulting from	contained of the permit, agri ancieco from and adams, ad	ly and all claims,
lo portion of building or structure or scatfolding used during construction, to be clos ny wire containing more than 750 Volts. See Sec. 385, California Penal Code.	County of San Fr	City and County of San Francisco ancisco against all such claims, den	nands or actions.	ې د او د او
Ursuant to San Francisco Building Code, the building permit shall be posted or wher is responsible for approved plans and application being kept at building site.	or (V), whichever	ו the provisions of Section 3600 of wa coverage under (I), or (II) desig בי applicable, if however item (V) i	nated below or shall indicate	Itom (III) or (IV)
irade lines as shown on drawings accompanying this application are assumed to ctual grade lines are not the same as shown revised drawings showing correct gr rod lills together with complete details of retaining walts and walt footings rep	de contect, if mark ute appropri	ate method of compliance below:		
ubmitted to this dependence of approval. NY STIPULATION REQUIRED HEREIN OR BY CODE MAY BE APPEALED.	s Tingan (``) Ii Ins gem	ive and will maintain a cartific pensation as provided by Section 3	the of concept to wolf-ing	ure for workere a performance of
UILDING NOT TO BE OCCUPIED UNTIL CERTIFICATE OF FINAL COMPLETIO WITHE BUILDING OR PERMIT OF OCCUPANCY GRANTED, WHEN REQUIRED.	NISPOSTED () II. I he	ver and will maintain workers' com	na sa sonsružni notišenao	Winter by Section
PPROVAL OF THIS APPLICATION DOES NOT CONSTITUTE AN APPROVALECTRICAL WIRING OF FULMEING INSTALLATIONS A SETADATE POPULATION	AL FOR THE Baue) of the Labor Code, for the perfo ed, My workers' compensation insur	mance of the work for wh	ich this namit is
SWER IS YES' TO ANY OF ABOVE QUESTIONS (10) (11) (12) (13) (22) OR (2)	REQUIRED IF Gam			int in the second
AIS IS NOT A BUILDING PERMIT. NO WORK SHALL BE STARTED UNTIL	() III. [ihd	y Number		······································
ا civellings all insulating materials must have a clearance of not less than two is ectival wires or equipment.	nches from all (V) IV. Icor	ify that in the performance of the v oy any person in any manner sensation laws of California I furth	ork for which this permit is i so as to become subject	asued, I shall not to the workers
HECK APPROPRIATE BOX	1 AVAA	Sensation laws of California of thirth that, it should become authors in the Code of California and fail to be of the cubor Code, that the partition of the cubor Code, the cubor of the cubor of the cubor cubor of the cubor of the cubor of the cubor of the cubor of the cubor of the cubor of the cubor of the cubor of the cubor of the cubor of the cubor of the cubor of the cubor of the cubor of the cubor of the cubor of the	Her wellow Common and an	widding of the

r

. . . DATE: APPROVED: REASON: 13 PAGE -NOTIFI ED MR. ANNING DATE: APPRO REASON: V 1 50VALREALTY FIRE DEPT INSPECTIONS 370 19. 19. NOT REQUIRED NOTIFIED 350 FIRE BL PREVEN FION & PUBLIC SAFETY DATE: 2 APPROVED: REASON: 4152397004 · 5-7 NOTIFIED MR. CIVIL ENGINEER, DEPT. OF BLDG. INSPECTION 02:02 `: :-DATE: APPROVED: REASON: 10/10/2015

CENTRAL PERMIT BUREAU 17650 Mission Street Stan Francisco, California 94103 PERMIT IS GRANTED TO: CITY AND COUNTY OF SAN DEPARTMENT OF BUILDING INSPEC. (415) 558-6088	NO 87032
ERECT X ALTER BUILDING ERECT SKGN DATE OF ISSUE: 01/29/99 DEMOLISH BUILDING GBADE APPLICATION NO: 9900923 LOWER CURB DCCUPY STREET SPACE FILING FEE AECEIPT #: 302259 EXCAVATE STREET OR SIDEWALK POST NOTICE HOUSE NUMBER CERTIFICATE REPAIR OR CONSTRUCT SIDEWALK SUPPLEMENTAL FEE PAID:	THIS PERMIT IS GRANTED IN ACCORDANCE WITH PROVISIONS OF THE CHARTER AND ORDINANCES OF THE CITY AND COUNTY OF SAN FRANCISCO AND/OR THE CURRENT STANDARD SPECIFICATIONS OF THE DEPARTMENT OF BUILDING INSPECTION
FINAL PLAN CHECK X EXPEDITER FEE PENALTY	PERMITS IS GIVEN ON THE BACK OF THIS FORM.
OWNER: JOHN LENIHAN (650)342-7531 LOCATION OF JOB: HOUSE NUMBER: EXISTING: ASSIGNED STREET ADDRESS 524 UNION ST 0000 0103 / 009	AUDITED FOR REPUND AUDITED FOR REPUND TOULDCP PLAN CHECK TOULDCP PLAN CHECK
METER AND BOUNDS SIDE OF FEET FROM 2 5-N B	27 29 2117 DEMOUTION 101732132 7223 BUILDING 1289.15 7223 GRADING 7224 7224 POSTING 7226 7226 PLAN CHECK 7224
BUILDING USE FOOD / BEVERAGE HNDLING ESTIMATED COST \$ 10,000 SIDEWALK SQ, FTGE	7229 PLAN CHECK 7227 CUR9 7231 ST/SN EXCAV. 7235 HOUSE # 7235 HOUSE #
WORK MUST COMMENCE ON BUILDING WITHIN 90 DAYS OF DATE OF ISSUANCE OF THIS PERMIT, UNLESS EXTENSION AUTHORIZED. IF UNDER ENFORCEMENT ORDERS SPECIAL TIME PERIODS WHERE SPECIFIED WILL APPLY.	7842 SIDEWALK 7899 EXPEDITER 26.00
TIME FOR COMPLETION OF WORK UNDER THIS BUILDING PERMIT EXPIRES 6 MONTH'S AFTER DATE OF ISSUANCE. IF UNDER ENFORCEMENT ORDERS SPECIAL TIME PERIODS WHERE SPECIFIED WILL APPLY. (NOTE: STREET SPACE PERMIT EXPIRES ON COMPLETION OF WORK OR WHEN REVOKED BY DIRECTOR OF PUBLIC WORKS. SEE BACK OF FORM FOR OTHER TIME LIMITS.)	SURCHARGE 9.68 SUBTOTAL FEES \$ 224.83
THE FIELD OF SAN FRANCIS(650)342-7531 PERMIT # 879327 PEEPAYOR 508 PENINSULA AVE, APPEAL #	EXCAV. DEP.
ADDRESS CENTRAL PERMIT BURLINGAME, CA 94010 BUREAU-O.B.I. MVA	SUBTOTAL \$2.4[
CITY SEPARATE PERMITS MUST BE OBTAINED FOR ELECTRICAL, PLUMBING OR OTHER RELATED WORK	TOTAL \$ <u>227.2</u>

Ċ

441

4152397864 10/10/2015 02:02 SOVALREALTY PAGE 18 APPROVED: TO; REASON: REAL REPAIL WINDERS AL STORY SALE - NUTTY NOTIFIED MR. 1.1.1 DATE APPROVED: ۰.2 REASON: Amiroria only ans. . 1 NOTIFIED MR. DATE: APPROVED: REASON: 王の下京の作品があたけは LANCE CENERAL! 그 금국작품 SANG PRO 1.11.441 (5) 7:5 1997 I. - 17,12 - 17,12 1.17 ·. . ;. -----NOTIFIED MR. BUREAU OF FIRE PREVENTION & PUBLIC SAFETY а. . ',.__ ·· DATE: APPROVED 1 X#1X" REASON: ••••• -7,67 NOTIFIED MR. CIVIL ENGINEER, DEPT. OF BLDG. INSPECTION . APPROVED: DATE: REASON: ···· NOTIFIED MR. BUREAU OF ENGINEERING DATE: APPROVED; Arthurg "CAM 10757 REASON 104CQ NOTIFIED MR. 11 V DEPARTMENT OF PUBLIC HEALTH antiparti stati a stra Stati antiparti hi 1300-14 . . . <u>14</u>3 DATE HEASON St. Branning Company . .E • >. orman Chiala Ba 05.00 the h start strait straits. . इत्याण्ड का स्वार ए स्वयान्त के क्यावर ए स्वयंग को हुए दिसेदर ही स्वारक प्रायंत्र ही, क्यांसी प्रायंत का देशका देशका ह (B. 3 E.S.). 1.040 REDEVELOPMENT AGENCY -(--14 Sugar an lines ist of the N155 -, is the ar callent for the 'estanlis' NOTIFIED MR. inoste svorzh IN CALLER TOTAL Tory up the 10 APPROVED DATE SALA 442 Monatories with Millio Son and Andrews and

16N 2 D 1000	
JAN 2 9 1999	
and the second sec	APP L
DIRECTOR	
APPLICATION FOR BUILDING PERMITADE CITY AND COUNTY OF SAN FRANCISCO ADDITIONS, ALTERATIONS OR REPAIRS	
ORM 8/4 OVER-THE-COUNTER ISSUANCE	APPR STA
PURPOSE HEREINAFTER SET FORTH.	SHA APPRUVAL HE PPROVAL NUMBER
	APPRUVAL WAL NUNB
302257 Sachultited Stad Endenicitico Block 103	ר אבינים BEH:
RMTNO. 177 ISSUED (24), 45 TIMUTED COST OF X0A (26) AEVIGED COST: 870 327 0/29/99 410,000 ВУ: DATE:	
INFORMATION TO BE FURNISHED BY ALL APPLICANTS	
A) TYPE OF CONSTR. (CA) NO. OF (CA) NO. OF (CA) NO. OF (CASS (CA) PRESENT USE: (CA) NO. OF (CASS (CA) PRESENT USE: (CA) NO. OF (CASS (CA) PRESENT USE: (CA)	
FRE- WOODLE OCCUPANCY: 2 ANO CELLARE I UNITE: -	0
TYPE OF CONSTR. (5) NO. OF (6) NO. OF (7) PROPOSED USE (LEGAL USE)	
S OCCUPANCY & AND CELLARS: 1 KQ STAURANE, DAR OCCUPANCY CQ. B WINDER	
ORALTERED NO 22 PERFORMED	NO . (
ADDRESS ZIP (PHONE M) CALE. LIC. NO. STEPR	
HONE FOR CONTINUE PHONE FOR CONT	TAGT BY DEPT.)
(A) WRITE IN DEBCRIPTION OF ALL WORK TO BE PERFORMED UNDER THIS APPLICATION (REFERENCE TO PLANS IS NOT, SUFFICIENT)	
A strand at the second state of the second sta	
Chose in there has lines that	
+ New Gloor Covering	<u> </u>
ADDITIONAL INFORMATION IN THE PLAN	
17) DOCED THIS ALTERATION CREATE ADDITIONAL REPORT OR BTORY TO BUILDING? NO /20 CENTER LINE OF FRONT CENTER LINE OF FRONT CENT	.80.E
21) WLL BIDEWALK OVER YES C (22) WEL BUILDING YES C (23) ANY OTHER EXIBITIVE BLOG. YES C (24) DOES TH(S ALTERATION BUB-BIDEWALK SPACE 6E YES C CONSTITUTE A CHANGE :	YES
REPARED OR ALTERED? NO (A) PROPERTY UNE? NO (A) OF DECUPANCY?	
28) CONSTRUCTION LENDER (ENTER NAME AND BRANCH DESIGNATION IF ANY. IF THERE IS NO KNOWN CONSTRUCTION LENDER, ENTER UNINFORMAL.	······
	· ······
IMPORTANT NOTICES	es(a) to indema
ermit authorizing such onange. See San Francisco Building Code and San Francisco Housing and hold harmless the City and County of San Francisco from and against an sode.	y and all clain iit. recardless
ny wire containing or addition of standing deed coming contaction, to be cover inter or to control of San Francisco against all such chaims, demanda or actions.	of California I
Aurauant to San Francisco Building Code, the building permit shall be posted on the lob. The application being kept at building alte. State applicate shall have coverage under (i), or (ii) designated below to that Labor Code of the State applicate shall have coverage under (i), or (ii) designated below to that labor Code of the State applicate shall have coverage under (i), or (ii) designated below to that labor Code of the State applicate shall have coverage under (i), or (ii) designated below to that labor Code of the State applicate shall have coverage under (i), or (ii) designated below to that labor Code of the State applicate shall have coverage under (i), or (ii) designated below to that labor Code of the State applicate shall have coverage under (i), or (ii) designated below to that labor Code of the State applicate shall have coverage under (i), or (ii) designated below to that labor Code of the State applicate shall have coverage under (i), or (ii) designated below to that labor Code of the State applicate shall have coverage under (i), or (ii) designated below to that labor Code of the State applicate shall have coverage under (i), or (ii) designated below to that labor Code of the State applicate shall have coverage under (i), or (ii) designated below to that labor Code of the State applicate shall have coverage under (i), or (ii) designated below to that labor coverage under (i), which with applicate shall have coverage under (i), or (ii) designated below to that labor coverage under (i), or (iii) designated below to that labor coverage under (i), or (ii) designated below to that labor coverage under (i), which with applicate shall have coverage under (i), or (ii) designated below to that labor coverage under (i), which with applicate shall have coverage under (i), or (ii) designated below to that labor coverage under (i), which with applicate shall have coverage under (i) designate shall have coverage under (i) designate shall have coverage under (i) designate shall have coverage under (i) designa	Barn 1113 ar 11
and fills together with complete details of retaining walls and wall toolings required must be	
Bubmilled to the department for approval.	ire for <u>viorke</u> e performance
BUILDING NOT TO BE OCCUPIED UNTIL CERTIFICATE OF FINAL COMPLETION IS POSTED (1) II. I have and will maintain workens' compensation insurance as req ON THE BUILDING OR PERMIT OF OCCUPANCY GRANTED, WHEN REQUIRED,	ulred by Bect
APPROVAL OF THIS APPLICATION DOES NOT CONSTITUTE AN APPROVAL FOR THE ELECTRICAL WIRING OR PLUMBING INSTALLATIONS, A SEPARATE PERMIT FOR THAN WIRING AND PLUMBING MUST BE OBTAINED. SEPARATE PERMITS ARE REQUIRED IF 3	er ara:

Department of Building Inspection

http://dbiweb.sfgov.org/dbipts/default.aspx?page=PermitDetails

Permits, Complaints and Boiler PTO Inquiry

Permit Details Report

Report Date: 1	0/6/2012 3:06:01 PM
----------------	---------------------

• •		
Application Number:	200304152314	
Form Number:	8	
Address(es):	0103 / 009 / 0 524 UNION ST	
Description:	MANUFACTURE & INSTALL ONE AWNING ON FRONT OF BUSIN DIMENSIONS ARE 17'-4" ACROSS X 4'-4"HIGH X 3'0	ESS-
Cost:	\$2,120.00	
Occupancy Code:	В .	
Building Use:	05 - FOOD/BEVERAGE HNDLNG	

· Disposition / Stage:

Action Date	Stage	Comments
4/15/2003	TRIAGE	
4/15/2003	FILING	· ·
4/15/2003	FILED	· · ·
4/15/2003	APPROVED	
4/15/2003	ISSUED	
6/10/2003	COMPLETE	Final Inspection/Approved

Contact Details:

Contractor Detai	ls:
License Number:	467247
Name:	TIMOTHY MCGILL
Company Name:	AMER. CANVAS & AWNING
Address:	1600 CORTLAND AV * SAN FRANCISCO CA 94110
Phone	8267515

Addenda Details:

Step	Station	Arrive		In Hold	Out Hold	Finish	Checked By	Hold Description
1	CP-ZOC	4/15/03	4/15/03			4/15/03	TULLY JEFFREY	
2	CNT-CE	4/15/03	4/15/03				WONG IRENE	·
3	СРВ '	4/15/03	4/15/03			4/15/03	BALAMIENTO YOLANDA	

This permit has been issued. For information pertaining to this permit, please call 415-558-6096.

Appointments:

Appointment	Appointment	Appointment	Appointment	Description Time
Date	AM/PM	Code	Type	Slots
	· · ·		I	•

Inspections:

Activity Date	Inspector	Inspection Description	Inspection Status
6/10/2003	Daniel Lowrey	FINAL INSPECT/APPRVD	FINAL INSPECT/APPRVD
5/15/2003	Wellington Wong	FINAL INSPECT/APPRVD	NO ENTRY/NO PROGRESS

Special Inspections:

Addenda No. Completed Date Inspected By Inspection Code Description Remarks

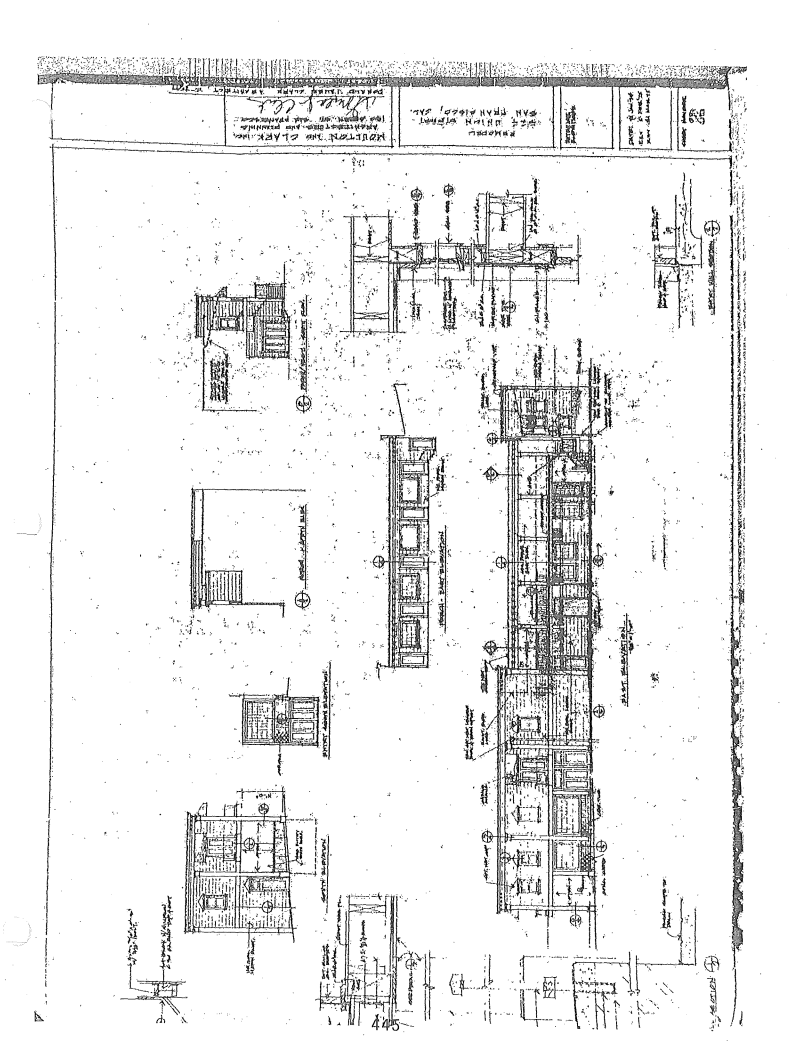
For information, or to schedule an inspection, call 558-6570 between 8:30 am and 3:00 pm.

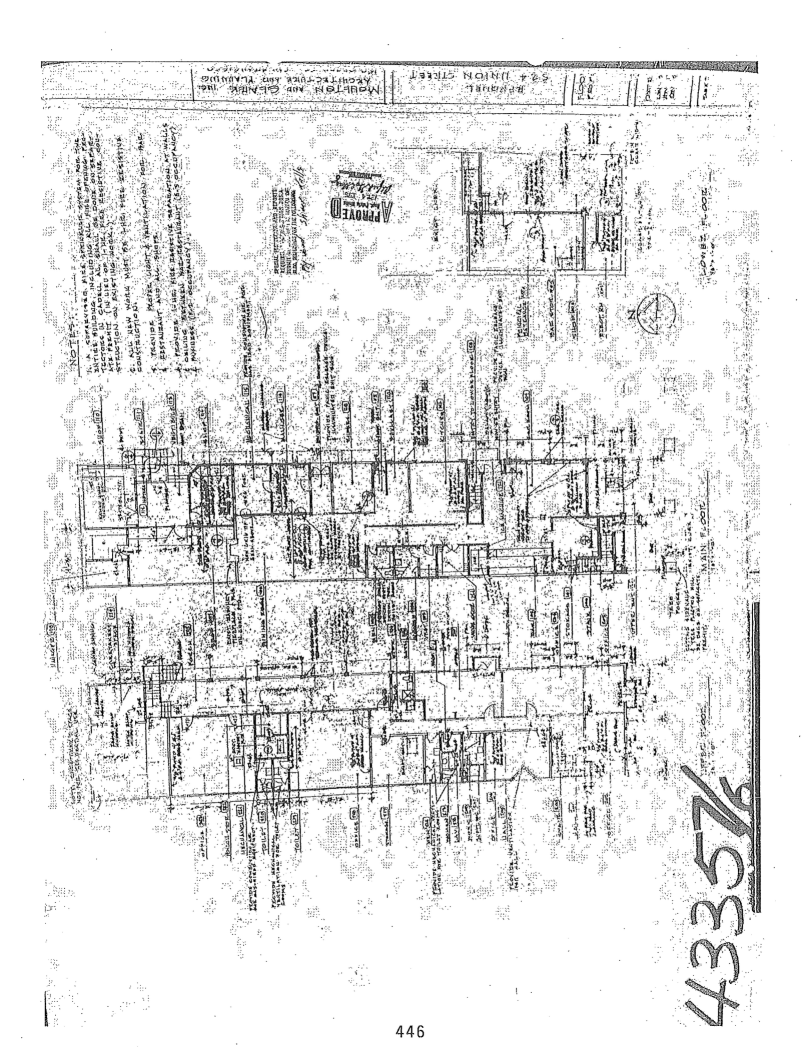
Station Code Descriptions and Phone Numbers

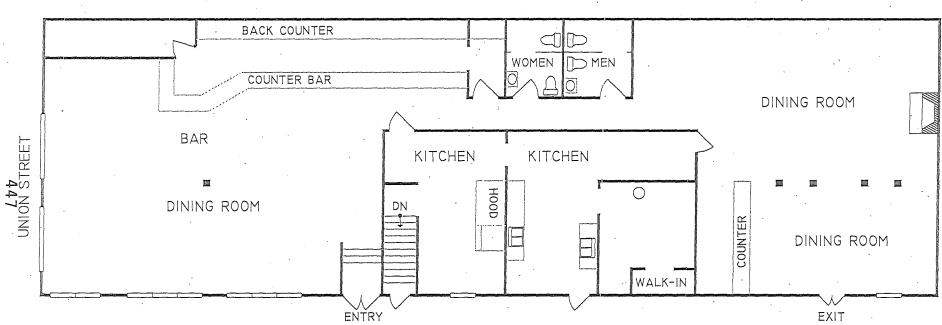
Online Permit and Complaint Tracking home page.

Technical Support for Online Services

re-----



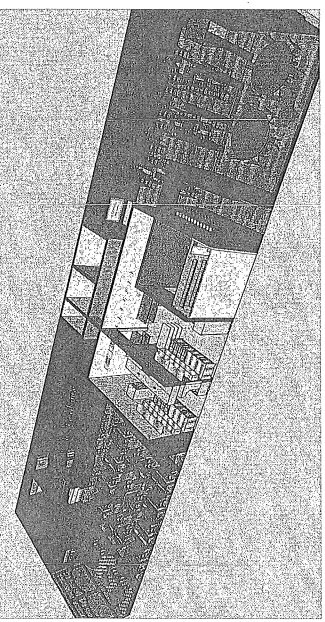


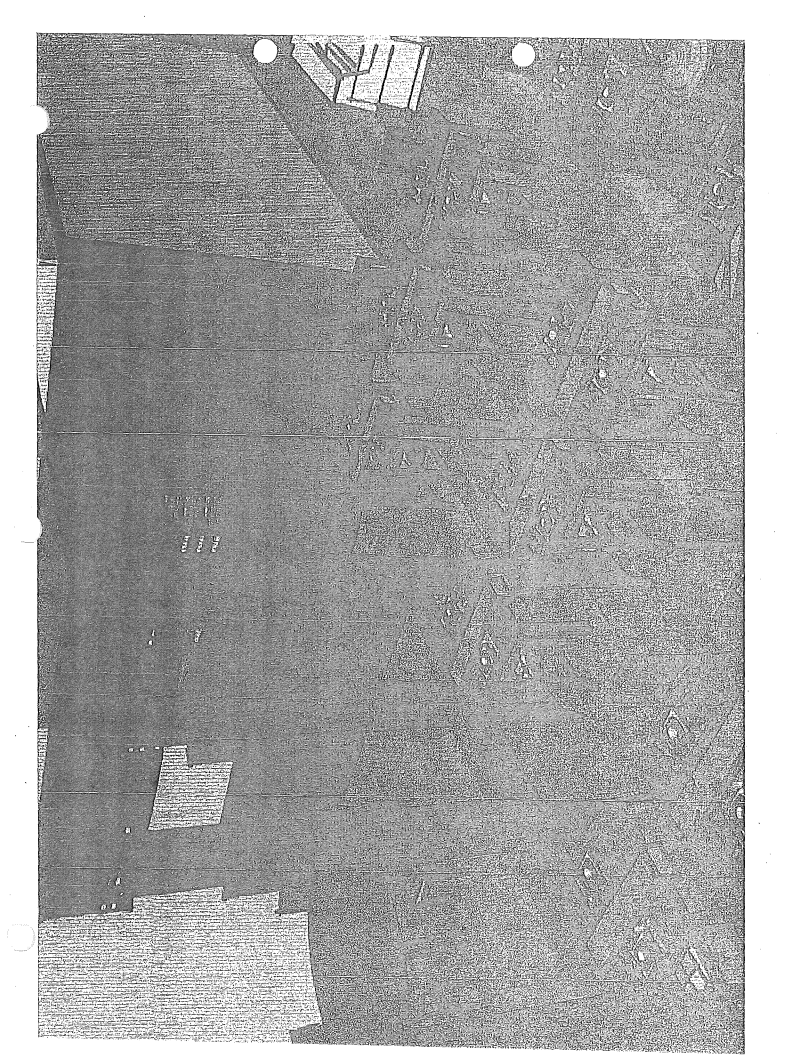


GROUND FLOOR RETAIL 524 UNION STREET

EI

EZFLOORPLAN.COM





Appendix (B)

The static interview is a second s
 Addition of a registeric brack of the second seco Cambolic II, Italic sevel ber, Jerlin and Ja Causel utilities Description of the sevel ber and severe testioners. Description of the severe sevel of the severe Statistical Analysis (No. 50 and 2014) [Column 14 Gamma 1600] Analysis (No. 50 and 2014) [Column 14 Gamma 1600] Analysis (Statewist), En Houle (Perus, 8) [Lunny, 2014) [Analysis (Statewist), En Houle (Perus, 8) [Lunny, 2014] [Analysis (Statewist), En Houle (No. 1984, 2014) [Statewist] 5. and Marty 1. The second second second second second second second second representation of the second s Second sec (Definition (104)): The feature of the Target Structure (104) and the feature of the feature [public-table by provide a set of real part, in the set of the part of the set of the A Design of the control of the contr Antisection of the second seco The second se
 Internal Internal Internal Internal International Inter start by start
 start or start for start
 start or start
 start or start
 <listart
 start
 <listart
 rational algorithm and a contract and the contract and th Barton H, Y. Shikur Under Andre Underleende. Per Name W. L. Frader Andrew E. Donal.
 Barton W, Marton J, Juaz HJ, Konadi Jang Namar, U. L. Frader Statement, Statement and Anton Landon and Anton and Anto and Anton and Anto and Anton and Anto and Anto a And the second of the second se INALMOUST ADDRESS OF A DEALER HELLEN SWARDER MAR BIRD MARCH STREET (a) A for a full solution of the full solution o ાનું કરતાં વચ્ચા નવાવાં પ્રાપ્ત અન્ય વિવાર (અને આ વૃત્ત વ્યવસ્થાન વ્યવસ્થાન પ્રાપ્ત અન્ય વિવાર (અને અન્ય વ્યવસ્થાન વ્યવસ્થાન વ્યવસ્થાન વ્યવસ્થાન વ્યવસ્થાન વ્યવસ્થા વ્યવસ્થા વ્યવસ્થા વ્યવસ્થા વ્યવસ્થા વ્યવસ્થ and the Bullmer F. Base 万回う 20

SAN FRANCISCO DIRECTORY, For the Tear commencing October 1st, 1864.

11 II IS

EGT Karleson hones hai bai hai far ranalar yenalari, senarala, sheraje, itu, adah kara arawand hai far pelalar a sa na ti sai hai far ranalar tin pagta ta antariy peritu sa lah kara arawand Per Kalar da pelalar a kara ti sail da faratar da pagta ta antariy peritu sa Pita. Per Kalar da pelalar kara ta sail da faratar da pagta ta antariy peritu sa Pita. Per Kalar da pelalar da sail da paratar da pagta da pagta ta antariy peritu sa pelalar Per Kalar da pelalar da sail da paratar da pagta da pagta ta sailar da pagta da pagta da pagta da pagta da pagta Per Kalar da pelalar da sailar da pagta Per Kalar da pelalar da pagta Per Kalar da pagta da

A DIDUCTOR A CLOWNS. Martin Alexed B. Alexed C. Alexed

Kanso Aarway downiazata dipi Ukesilanadi (kasi) harme S. zwendama Strain, Krim Kuinia de Vila Jarame.
 Kanso Aarway and Strain, Krim Kuinia de Vila Jarame.
 Harame.
 Hara

A. ROMAN & CO., All and All Most, mary 14. Bucksellary, laspedary, and Fellenary,

als readerers [V] BIREBIORT,

Furperson Freezeway and the Roman and Yell Read Place became on a factor of Free

JALSS FRAMPLERIM [1] V. DETGRITTET, M. LEARNING MARKED STRUCTURE TO THE Control of the control of

耶尔

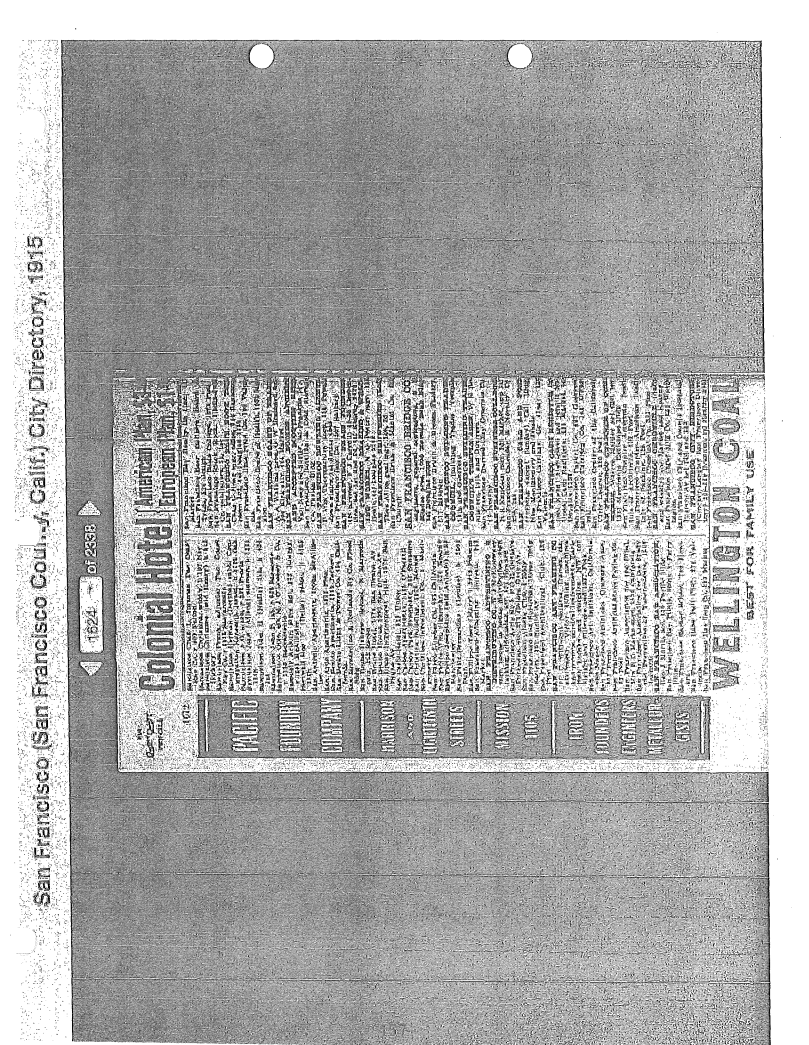
In Call
To the scalar of the scalar scal

A. ROMAN & OD., 411 and 200 Mart. M., Pressered Allowed part l'equate to Relative Forward

Clearsearch					(
	R	00	Ś.	BR	ŌS.	Occer	1-37 ING R	<u>Kénri</u> Strás -	T i
Nor San Francisco 1880 M S. I. N. I. M. T. H. 1934 A. M. A. A.		7. & J. SLOANE SEAT OUSHIG	CHURCHES, LODGEN, STEAMEDARS, ERC.	1 SP SE SE 1 D	and Defining av Sing Basiley M., støredrer r. 14 Erulb Park King Beoliten (Hillian: E. King) Der and second- Rad Books, 8. Fourth Eing G. Min, wildre (r. Onendagn Av ur Mission Road	Euri, Oturias A., Cheri Bofes, Tay & Co., r. KN Mid- Jon Flor Charles A., palienmeter Miadon T., abd. L. Portes a. 121 Out New State M. Dutton E. Partridga, s. 2004 Miss Cherics P. 17, 6 Moolloumer, 20	King Churles H., on pitalisi, KM Moot pomery, 100m 4, s. Kint, Ontond Miler, Churles J., Peoresny, Pacifo, Vinepri and "Fiola Mortis and Chiles, Vinepri Paoropia, 202 "Proot, r. 2022 Man News A.	Claritoria Claritoria Christia Christia Christia Christia Christia Christia	
In this book for Heiping Hand Kindergarten 512 Unton San		organten Butord Free, Mus Alles J. Oul- n jirutijal, NK oor Polk and Parfo Av argenten Casifornia, Training School, of Sais D. Figgin Frindpil, Of Silver stephties: Orooker, Nurs & Sinith Frinds,	ut to place documentes Enton, M. 30, vo. documentes Elemene Aros, Munucosia III docipal Sig desau destanteen Erniky Pallintal Frass, Mun mas Muccessing phanipal, Mu Uniqu	uergertte strat tongragertonen van krijenten Flora Rharon Fras, Mr. Eur- trjounson priscipal, 111-112 Minih fargerten Freebel, NZ oor Wahlinglun fargerten Freebel, NZ oor Wahlinglun bd heddanan	umare sonuson principal, Millin Mah dengravieu Brazen No. 1, Misa Fra Zaylor finejni Jul Dhim dergartisen Ulearet Free No. 2, Misa Ocra dergartisen Blazent Free No. 2, Misa Ocra dergartisen Blazent Free No. 2, Misa Ocra dergartisen Heiner Band No. 2, Free dergentisen Heiner Band No. 2, Free	Rindfirgarian II-julag Hant No. 3 Free, En Mundfirgarian II-julagi Unico Lisdergraten Hantlagion Pree, Mish Halle Kolupristinal II-July Pariti Rindfirgarian J. Makhan Lur Pottar, Mra May Hamon And Ride, W a West Mindoubid Rinar Hamon Ridelyd, W a West Mindoubid	lerigaries Lester Norris, Min Balla Beal, ducipu, 1331 Pacha Markaren Buall Deark, Min Maria Bubullua Articestian Beranan Barkarian Occidantal, Misa B. For yris-	test, Dit Hupperd der grauffen Ome Landy of Maring Wrees, Ustratern Parific Free, Miss Min. E. Ustraten Principal, 116530 som	Tindergrarten Zere Erne, And Bumber John

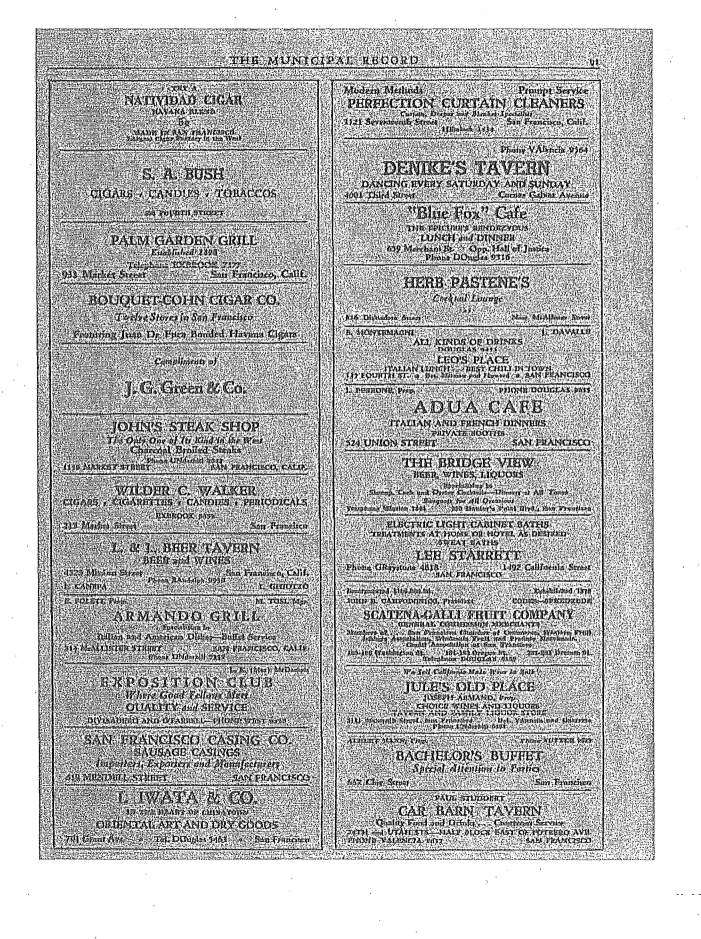






San Francisco Municipal Record, 1936-37, Volume 11, Page 99 ...

http://www.mocavo.com/San-Francisco-Municipal-Record-193 ... *



Police and Peace Officers Journal of the State of California, 1942

Police and Peace Officers Journal of the State of California, 194...

http://www.mocavo.com/Police-and-Peace-Officers-Journal-of-t ...

POLICE AND PEACE OFFICERALIDURNAL **EASHES**

Find a first report we corr this claim wir fumir with star upur tient : Baille of rabbing alcohol Durie's alcongte which Juring Machani, included or give dong set (which we dor Fire Department called to part out place ics arrive with ameriperted please of italogoation (ii) which appendix press of the probability of the probability of the probability of the probability of a first sector of the probability of a first sector of the probability of th Hirri i saak foi die ardinte: Liper Dy heading "De-simpton al, mepel" or dial. Promittich prij diae

The an attempted subalt the world die subart used a razor. The officer in marine in his report of the matter of This is the second more that she has done this trick." Sume people will have an actually a second lighter the ray acrobing to get to the actuality fact. An interest that reprint part account acculant, "Port Injured while commune for a generic car. "Dispail over this way felt Sec."

Modern pulse reportions which nerrit calling filling in 102 and blanks the bill inforce a billing filling inclusion of the bill inforce a billing filling inclusion of the billing filling in the billing filling inclusion of the billing filling in the billing filling inclusion of the billing filling in the billing filling inclusion of the billing filling in the billing filling inclusion of the billing filling in the billing filling inclusion of the billing filling in the billing filling inclusion of the billing filling in the billing filling inclusion of the billing filling in the billing filling in the billing filling filling inclusion of the billing filling filling filling in the billing filling fi

Complement, who was no short visit on San Francer, reported line modes, which and overcome had been risked from this mean in a diatronomic bourd for a data change from this mean in a diatronomic bourd for a data change signalization. They, had exactly head, targing a pro-started and the data could cause the provide the data change started and the data was provided and with parameters. They be as also bracks in some store in San Ernstein, and its subjective of the transmission of the start of the best as also bracks in some store in San Ernstein, and its subjective of the transmission of the start of the start provided to the last's who needs has maller, trained and provide about 25 years and American and white a trans-tication of the start who needs in smaller, which is a method about 25 years and American and white a trans-clerize best scatter provide the start. The data beam of the provide start. Start from the barry scatter and land but and to provide the provide start. The distance of start of the start of the start of the data cover cash starts for the start of the start of the data provide the the barry barrets are and lay and bee data provide the the start of the start of the starts into the start of the start of the start of the start of the data provide the start of the start of the start of the data provide the start of the start of the start of the data provide the start of the start of the start of the data provide the start of the start of the start of the start of the data provide the start of the start of the start of the start of the data provide the start of the start of the start of the start of the data provide the start of the start of the start of the start of the data provide the start of the start of the start of the start of the data provide the start of the start of the start of the start of the data provide the start of the start of the start of the start of the data provide the start of the start of the start of the start of the data provide the start of the start of the start of t

(Lady's soite: "Te this the Itali of Jorder !" "Afficer: "Year this is the Hall of Justice by there s

hling, we can do for 1992." Sing, Jang , "Well, pt the present pole there is multiag way can do for me. But, during the next Machaet will pour please call this pelephone number and fell my see I an the Hall of Jurna I ask you to do the leaving in the more blackness by third to break not of the service was in to a new main, and the bartendress pare has a service heating and made low remain there. The number is Thanks officer.

HOTHL COLCHESTER HID THE COLATION IN A 100 PT HID THE STORY OF THE STORY OF Bally and Shares - Source fload for New 1 - Hal was call Water, Down will State Bally and Shares - Source fload for the State State State of State - State STATE State State State - State STATE STATE State State - State State - Stat DR. ANDREW J. DANERI

6 4 101

headings to be filled to

COAST WIRE COMPANY Telephine Intellect avail H CLIMENT STREET AUGUST IS bared at Bryanti

F. TERHEYDEN & BROS THE BURLEY D. A. DELICATESSEN AN PLANDER NUMET

CARENT 2722 NORTH NING CAFE NORTH NING CAFE Dall of the rest for the second cortain travers in equation available in equation avail KEYSTONE GROCERS

INT TRANSPORT JONAS DRUG CO. L. Lohn Prop GRAYHAN, TOOL HELT NEW SANITARY MARKET Tring and Lineans Fires Consider, ... Fred Trind and Verdable. Mr. JURY STREET.

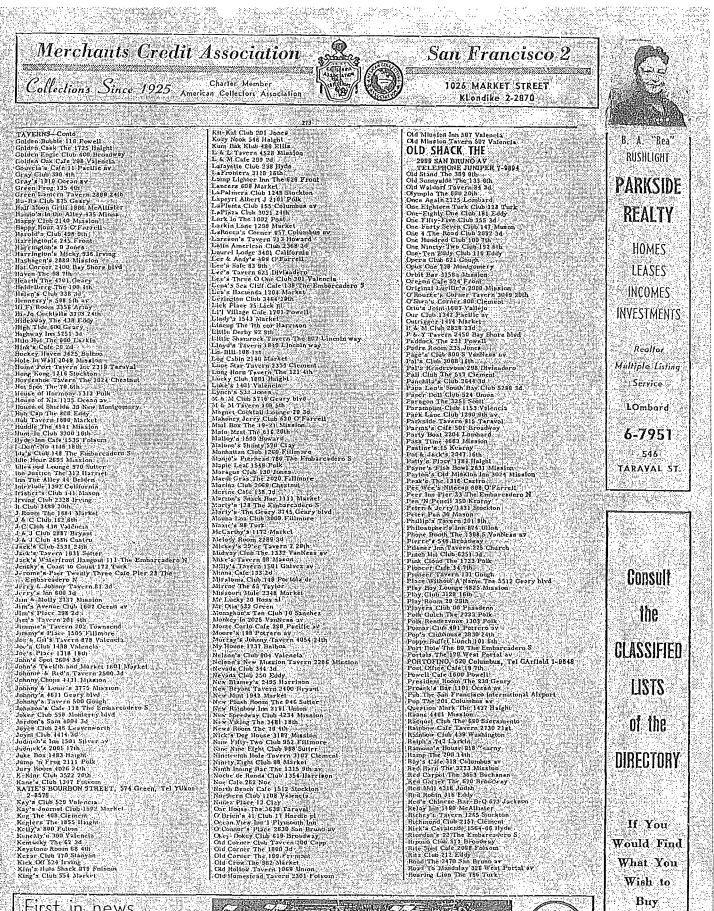
Phere Drivetin 201 THE ADUA CAFE Isbas Dinasa _____Pilets Br Grass II Basis M Darbs STRIET ANTRAKCING

LUCCA FOOD SHOP nth sid hyma street is a SAS FRANCIST

COLLEGE MARKET SAN PRANCIST

459

17



A 112 3 BOURDON 31 AL221 J 2-837 Ray & Glub 230 Yulmeuz Kegn brown Charles 22 Market Kegn brown Charles 22 Market Kegn brown Charles Kennecky Tho Folon Nenrichy in 300 Yalancia Keystone Ronn 68 401 Xeystone Ronn 68 401 Xeystone Aronn 68 401 Netr (10 Sissippin Nick CM 524 Jirving King X Jula Shack 879 Folonon King S Club S34 Market

first in circulation.

First in news,

first in advertising

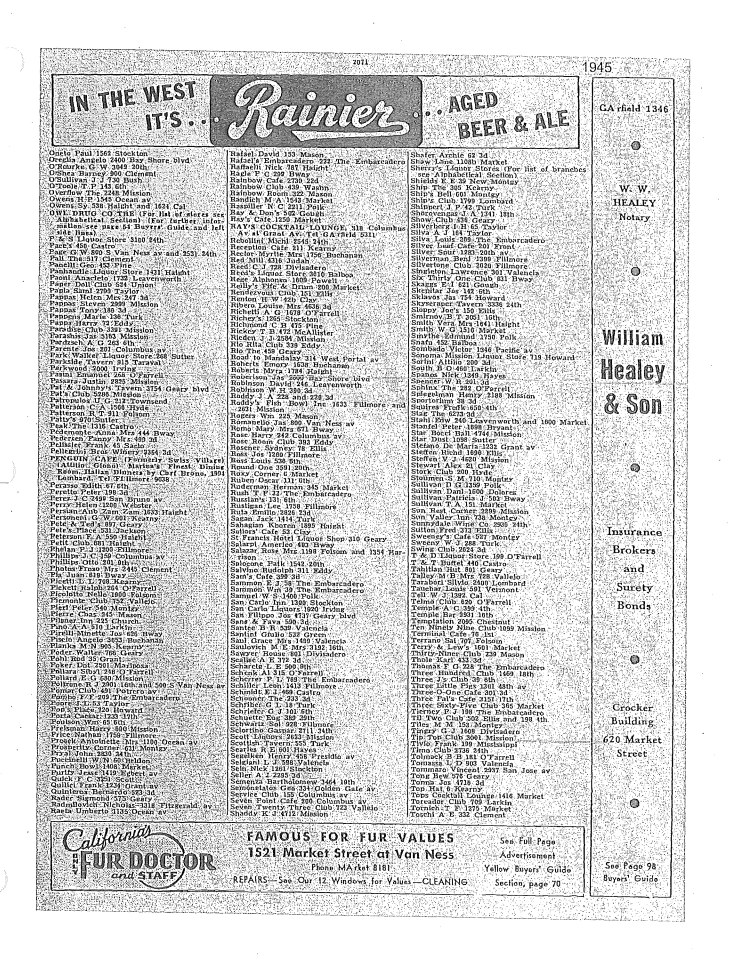
San Liannish Ly anning

영 김 유민님

460



"Tells You More: ..., Says It Better!"





SERVING CALIFORNIANS SINCE 18641 CALIFORNIA CANADIAN BANK SAN FRANCISCO

AAA BOOKKEEPING PLACEMENT SERVICE

A Specialized Service for the Businessman' PHONE 824-0656 3599 MISSION STREET SAN FRANCISCO (94110)

PAOLETTI VICTOR (ALERICA COMANENT, STUDIOI HAT VIENNA ST ADL: CASHIND EMP AN POULTRY R2133. LAPKIN ST ADL: CASHIR CO CY YEZOAN REP PUNN MARS 1355 MARKET ST RM 600

COMM PENS 1335 MARKET ST RH COB SALT TOAYID (PIERAIEAP AN SALT TOAYID (PIERAIEAP AN SALT SALT ELISE HAS HIGAL SOTH AN -ENTED (CIMAJ RETD HILL) -SALTER ST -SALTER ST -SALTER SAL -SALTER SAL -JALIA (HATA) HATA HILLAR -JOSEPH J (RITA) PRES PADLISS -JOSEPH J (RITA) PRES 300 JULIA (WIO ADDLED) H2328 SAN BRUND AY HAR133 LEVE AN POLLTRY HEI33 HARY FIMES CLK, UMION OLL MISSIN FORMATION OLL MISSIN AGAIN AV PANELAIC R2. HERCEDES WAY PETERIENT SCOTT REFE RT R SAN BPUNG NGLI RIPICO LED HEAGERTY PRES ROBIT DOMANDE SECTREAS ISSO LONGARO, SIS VERES PARTY S REBETAR ANT RISES LONGARD API MISSING ANNIH RIPPERING ANNIH RISES SOLLE MISSING ANNIH RISES LONGARD API MISSING ANNIH RISES ANN

TEO: 10413, R35D c47H2R1H2 DA THED: NDENIO; M175 H2 FORM A: H245 ALMANBRA 5T UI'S:MATAS. [GEO MURPHY] 1630 DCEAM AV CCIT'S HERTAUPAHT UDSEPH J CADI'S RETAUPAHT UDSEPH J CARD (ROSE: H157) BERNAND ST CADI'S RETAUPAHT UDSEPH J CARD (ROSE: H157) BERNAND ST CADI'S RETAUPAHT UDSEPH J CARD (ROSE: H157) BERNAND ST CADI'S RETAUPAHT UDSEPH J CARD (ROSE: H157) BERNAND ST CADI'S RETAUPAHT UDSEPH J CARD (ROSE: H157) BERNAND ST CADI'S RETAUPAHT UDSEPH J CARD (ROSE: H157) BERNAND ST CADI'S RETAUPAHT UDSEPH J CARD (ROSE: H157) BERNAND ST CADI'S RETAUPAHT UDSEPH J CADI'S R CA

TRED E LLAKE LOS ANCELES) R SAM RAFAEL GEO'A GOLYETTET SEC POMA MACANDAT FETY N2TU LANSDALE AY GILOD (ANHE NJ RETO H2834 (POLK ST GIDVACDAIND & LHELEN E) IN SP DAYT HIBAA CHEENNICH ST JDSEPH (GINA) RETD HIZT AEDDY

-JOSEPH (LGJAA), RETD. AZZ, REDDY ST -LOUIS JR. FLORIST. BELMONT -FLORIT, SAN, ANSELHO. -LOUIS L. (PRESIDIO, FLORISTS), R -SAN, ANSELHO. -LOUIS L. (PRESIDIO, FLORISTS), R -GOBBINSI. R DALTYCITY -HICK STUUT RIAZZ, GREENBICH, ST -A GOBBINS, HARTO G. ANG EZIO M. - A GOBBINS, HARTO G. ANG EZIO M. - A GOBBINS, HARTO G. ANG EZIO M. - A GOBBINS, HARTO G. ANG EZIO M. - PACLINIJ, LYPR, KAST, MISSION -ST

THT RENO (LOUISE) THUST FOR CROCKER CITIZENS HIZI RENUS ST ANDRE BUSH ST APT

ADHE LUCY MIGGO HADOH ST ART ADTOITH LIN HAS HTTD VALLEDO AB LASZLD (GIZELLA) (CHURCH AB LASZLD (GIZELLA) (CHURCH STREET FAMILY HARKET) H4052 25TH 51

1044 Post Street

TROUGS

PAPA HERNAN O IGAIL PI LWYR M30 Meldaiav Jepone, S. (Adale Mi Emp Br. De Am 1131, Farbagut Av - Jerny Imary, Reto M3433, Scott-St THERRY HAARYI HEIGUNAA ST TODHN TODHN PAPA REAC ESTATET HZEISE CALIFORNIA ST PAPA JOHN FEAL ESTATE JOCHN PAPA JOSEPH A (HARY TI REA HIGO FONT BLOG ART BL HIGO FONT BLOG ART BLOG ART BL HIGO FONT BLOG ART BL HIGO FONT BLOG ART BLOG ART BLOG ART BLOG ART BL HIGO FONT BLOG ART BLOG ART BLOG ART BLOG ART BL HIGO FONT BLOG ART BLOG ART

DULKSIUM, HESIK DUVSIANIAG ST ST APAR ADSE A (KID HERMAN FI'RETD HI348 BRDADAYST -RUDDLPH (RUDI'S SALAN UC BEAUY) R CORTE HADERA -THERESA HRS. (TIP TOP SHOE -THERESA HRS. (TIP TOP SHOE -THERESA HRS. (TIP TOP SHOE ADAR TOP SHOE ADAR HIS TOP SHOE 215 MARKETS HIS OF TOP SHOE 215 MARKETS HIS OF TOP SHOE ADARCE G'S HESO ADALASAS ST APT - A

CUSTON WOIPF EDUCTY2525 35TH AV PAPABOPTONE DS JOHN, STUGT H737 SHRADED ST DIN, STUGT H737 SHRADED ST DIN, STUGT H737 HALLLIP (SOTORTA) ERP STATE UDIY HYSISJ39 SISTA X -SOFIA: URS JAH KELLS FARGO REDG RSJ SHRADEN ST PARTLEY BILLIANDS) NSB WEST VIEW AV PARAGEORGE ARDREW S (DOROTHY L) H63AT AGTHAN H4ATNE H385 SANTIACO.ST -MARINE H385 SANTIACO.ST -MARINE J1455 SANTIACO.ST -DOWN G FRANCESI (PETER'S CUTION ASS BELVEORE ST -DOWN G CHOOG NOE ST -DOWN G HOOG NOE ST -APAJOSANT FLORENTINA.SS -LIANTAN ST APTE SA -MARINE J1415 KTO SA -MARINE J1415 KTO INTHAN -ASSIST -CAT KAR ASSIST -MARINE J1415 KTO SA -MARINE J1415 KTO SA -MARINE J1415 KTO J14135 FA255 -MISSION ST -SANC CAT KAR PA555 HISSION -SANC CAT KAR PA555 HISSION -SANC CAT KAR PA555 HISSION

ST PAPAKONSTANTING DEMEJRIOS (EUGENIAI) CINEM.DEL HDATE CORP.112534 STTH AV. PAPALE CATH.C. HRS'HCR.A. GENARD ABT. GALLERY.RJ398 MASHINGTOM

-ST. -HELENA REID #429 ODUGLASS ST. -HUDOLPH R (CATH G) PRES REGAL -PACKING CD, H3398 WASHINGTON

TREAT AV: TREAT AV:

3051 1.11 TAPAS:

MAIN OFFICE:

344 PINE STREET

SAN FRANCISCO

PHONE (415) 362-5210

 HALPPIN C ASSOCS RIJAA

 WEBSTER ST APTLA

 MILTON INS BROKER 903 MARAEL

 ST RH 1204 H SAN AFAEL

 -5 R HIS22 HORARD ST AFF1

 PARASOBERD RAYNOND HI920 315T
 AV PAPASTEFAN ANGELINE OFC HGR ESSEAR INVESTMENT NIATA I BTR AV ART A PAPATNAKIS MAREL H367 2011 AV PAPAYEK 2 S HILAO PINE SI ART 16 AYTAHIS HILTON HIGGS BUSH ST AARTAN CILBERT (LUCK) STRIKE PAALTONER (SERT (LUCK) STRIKE PAALTONER (SERT (LUCK) STRIKE - HARY PROHOT OIL (LUCK) - HARY PROHOT OIL (LUCK) - HARY PROHOT OIL (STAT - HEANY, ADDER HS960 (HISSIN) ST - 2005; H HI 995 CHESTNUT ST APT

-GED A RETO HOS HONDEL FL AF. -GED H (EDNA JI SEC SHEEDY -GERALD ED HIGO SHEHDWAT -GERALD EN HOS SHEHDWAT -GERALD E HOSTEN -HOVARD H HET RALPH J STOME - HOVARD VI HERTIAN - TOTYSADERD ST ANT. JOS - JOSEPH J JESTHER SI TCHE BO DF EDUC HIS PORTOLA DR - HOFKE (GORTS E) ACCT - STAUFFER CHEM. HASO DUINTAR

THE STADLESS CHARACTER OF A STADLE STATE S

TAPERA UNION TAPERA UDSENT N. (LAURA) (NOLF L PAPER) N.3 HERMANDE2 AV PAPERA BRUND (LALBA) IAN HAGY DAFORD (LALBA) IAN HAGY —CHARLES L (CLORIA A) DRIVER TELLOW (LB ME2TA A)ST AV —DIOC (NHTILUA) RETU HIJGE IAD AVI

 NY

 - NN1 & REIO. RSOT INFUNDO 51

 PAPERFUN L GAME CO (GAGE A)

 - SCHUBERT CONANA T GOLICIII

 - ZIAT UNION ST

 PAPERANSTER CEL E HAS WOHRD ST
 PAPEPROVNIKEMANGJA TALA EGOV STJ PAPES GAVIALS ASSTJMERRYLL LYNCH PIERCE BIADI GRANT AV -HICHL Y HIGOI GRANT AV APT 28 -OCTAVIANT TICULANOAI ONIVER -OCTAVIANT TICULANOAI ONIVER -DUTINENTAL BAKING HI

CUNTINENTAL BAKING NI CLIPPERIST ATTS -THOSTRICLIPPERIST ARTS PATACKEMMIAISTUDI HAISO -TOUNALU V. ISINONESIECONDHIST -CONALU V. ISINONESIECONDHIST -ROMALO ENE VELLS FAPED FAISO FAMALO ENE VELLS FAPED FAISO A LIETZ'S CON HATTEL LINGARD ST

A LIETZ C. CO ALATAG LÓNGARO ST. --FRANK J. IJSLENI JMJSENH BEST FODOS NEXASS ASTN AN --PAULINE ENH VELLS FARGO BANK 9330 NISCUGI JST --SAN N (FISHERNAN'S MAAR PARKING LOTT AGI JI SILVER AN -- TODI L CLC BC OF AN REAG -- VIRGINIA (FISHERNAN'S MAAR -- VIRGINIA (FISHERNAN'S MAAR -- VIRGINIA (FISHERNAN'S MAAR -- VIRGINIA (FISHERNAN'S MAAR MISSOURI ST.

WESTERN COLLEGE OF ELECTRONICS

- 310 PAPILLION NAPIE HAOX HENRY ST PAPIN MARCIALX ENP PAC.TEL - M3565 FILLMORE ST APT 201

PHONE 431-1481 Na Community, terrice mode possible only organ private tax deductible contributions. Education Development Conter Handborght Handborght A Comp for Blind Children and Adulty 1097 Howard Stifel Sin Frastisca, Calil, (94103) РАРЛИА АЛИС (VID JAMES) RETO 166 FAXON AV -ФАЛВАРА ЕНР РАС ТЕL REIJY 40TH AV -САНЈЦР V.(LYDIA L) RETO HI723 ЗАТН АV АКССТ - МАНАЛ И СЗУ 25 Н — ТКАВЈИНЛ К. (НАСОВУ А) РЕТО — МАЗЕ ИТАКАН КУ РАРРИК ОТКА (VIG STEPH) ЛЕТО . R223 ОТАКОМО 5Т — ГАНЕS КАССТ SHELL ОТК Н223 ОТАКОМО 5Т — ОТАКОБ 5Т

SAX, FRANCISCO

1969 p. 1367

No.

®)

2

G

5

QO

M

0

1

6 mm EST

Ð

Inc.

0

in the

60

0

- z j.

0

d, -Ster

s 20

-

Ch-

9

0 2 â

°n

57 -7

()

3 Þ

206

ĝ

raditionally Known

ð

Quality And Fashlon

PHONE

392-7500

Pos

Ч Ũ TRE ζ

BUSH

STREET,

SAH

m

ANC

1800

ZS

URANCE BRO

CERS

Ϋ́́Β

LISHED J

13

33 SANDAR U JAN NOTRE DAHL SCH HISB PARKST STEVEN (STELLA) PETO M2182 STATH AV VDLAN (MIC ANTON), SH57R5 H2A SANTA MAHINA ST

PAPPACHAISTO PETER C, RETD HSGA ATTH AV PAPADAKIS JANES LEKILY) H202 FUNSTON AV -JOSEPH A (APPINGOILE), EHP MARE -GATH (ALD HIGHL) H2270 A01H

773 HONAGHOCK-BLOG, H DANYLLE (MARIC) KETO HODA --SALVATORE (MARIC) KETO HODA PARILORIT STOOREY RETO HOG YT AND TI SUNGOREY RETO HOG YT PARPAS SEE ALSO PARAS --ALES (FERN) CARP HOI PROMPTON

-ALEXIFERNICARPINES REGARTEN ANDREN V-PRES J BORG SUMPLY R PACIFICA -NORGEN VINO KONTEREY DLVO -NOVINIVIOULAINGGI PODT -NOVINIVIOULAINGGI PODT -NOVENTINOULAINGGI PODT -NOVENTINOULAINGGI PODT -ANGELO (XARY) EHM PALM GADDEN GAILL 1957 COMPETICUT ST -NAGELO 1427 JOSEPHALAY

AIM INSURANCE MART BEHJAMIN A. SAVELU ROBERT PALAOIRI

PHONE 434-0550 583 MARKET STREET ROOM SOO



APPENDIX (C)

Research Information

Service: Natural Language Search Print Request: Current Document: 2 Source: CA State Court of Appeal Cases - Unenhanced Search Terms: Benedetti vs. ABC

Send to: OFFICIAL REPORTS, CALIFORNIA 2 CALIFORNIA OFFICIAL REPORTS 9443 SPRINGBORO PIKE MIAMISBURG, ON 45342-4425

> DANTE BENEDETTI, Appellant, v. DEPARTMENT OF ALCOHOLIC BEVERAGE CONTROL et al., Respondents Civ.

No. 19205

Court of Appeal of California, First Appellate District, Division Two

187 Cal. App. 2d 213; 9 Cal. Rptr. 525; 1960 Cal. App. LEXIS 1374

December 8, 1960

SUBSEQUENT HISTORY: A Petition for a Rehearing was Denied January 6, 1961.

PRIOR-HISTORY: APPEAL from a judgment of the Superior Court of the City and County of San Francisco. Ona St. Clair, Judge.

Proceeding in mandamus to review a decision of the Department of Alcoholic Beverage Control revoking a liquor license.

COUNSEL: James Murray and Markuse & Murray for Appellant,

Stanley Mosk, Attorney General, and Albert W. Harris, Jr., Deputy Attorney General, for Respondents.

JUDGES: McGoldrick, J. pro tem. * Draper, Acting P. J., and Shoemaker, J., concurred.

Assigned by Chairman of Judicial Council.

OPINION BY: McGOLDRICK

OPINION

On August 20, 1956, the Department of Alcoholic Beverage Control (hereinafter referred to as "department") filed an accusation against one Dante Benedetti, doing business as "Paper Doll," as an on-sale general licensee of the department, charging violations in two counts of the Alcoholic Beverage Control Act. Count I was subdivided into two parts. Both charged the keeping of a disorderly house in conjunction with licensed premises, Count I(1) alleging disturbance of the neighborhood, Count I(2) injury to the public welfare and morals (*Bus. & Prof. Code, § 25601*). ⁺ Count II charged the keeping of a resort for sexual perverts (*§ 24200, subd.* (e)). The accusation further charged that by reason of the facts therein alleged, the continuance of Benedetti's license would be contrary to public welfare and morals as set forth in *section 22, article XX, of the Constitution* of California. Hearings were conducted, the matter was submitted, and on May 16, 1957, the department adopted the decision of its hearing officer, thereby dismissing the first part of Count I, and revoking Benedetti's on-sale general license on the bases of Counts I(2) and II severally.

+ All section references hereinafter are to be the Business and Professions Code, unless otherwise indicated.

Benedetti then appealed to the department's decision to the Alcoholic Beverage Control Appeals Board (hereinafter referred to as "board") which concluded that each of the counts was supported by substantial evidence. However, although affirming the decision as to Count 1(2), the board reversed as to Count 11, stating as grounds for said reversal that since the department had elected to revoke the license on the basis of Count 1(2) and a violation of section 25607, it could not, on the same evidence, impose the same penalty on the basis of Count 11 upon the theory that Benedetti was guily of a second and separate offense. In Vallerga v. Department of Alcoholic Beverage Control (1959), 53 Cal.2d 313 [347 P.2d 909], the Supreme Court held section 24200, subdivision (e), to be unconstitutional, and any question as to the correctness of this ruling is now moot.

Benedetti subsequently sought review of the decision by the court below in a petition for writ of mandamus. The court issued an order staying enforcement of the order of revocation, whereupon a hearing occurred and the cause was submitted. The court subsequently filed findings of fact and conclusions of law wherein it upheld the board's decision, and judgment was entered setting aside the alternative writs and denying a peremptory writ of mandate. Benedetti appeals from this judgment.

The board's decision, affirmed by the court below, upheld the department's order of revocation on the sole ground of a violation of *section 25601*. Appellant contends, first, that in a prosecution under that section, proof of knowledge by the licensee or his agents of proscribed acts is necessary; second, that the evidence is insufficient to establish such knowledge

in the instant case. In Swegle v. State Board of Equalization (1954), 125 Cal.App.2d 432 [270 P.2d 518], appellant made a similar contention with regard to section 58 of the then Alcoholic Beverage Control Act (now § 25601). In finding this proposition to be without merit, the court said ". . . Appellant cites numerous cases from other jurisdictions to the effect that 'permit' means knowledge, consent, acquiescence, willingness, as distinguished from passive sufferance. However, in *Dorris v. McKamy, 40 Cal.App. 267, 274 [180 P. 645]*, it is said that 'as defined by Webster and others, "permit" implies no affirmative acts. It involves no intent. It is mere passivity, abstaining from preventive action."" (P. 438.)

In *Mercurio v. Department of Alcoholic Beverage Control (1956), 144 Cal.App.2d 626, 630 [301 R2d 474],* the court interpreted the Swegle case as holding that the permission required by the statute does not have to be a "knowing" one and that "a licensee can be held to have permitted acts constituting a... [violation] by a showing that the acts themselves took place. Further on in the opinion, the court said "The very fact that rules and laws providing for violations for which disciplinary action may be taken, provide that some violations must be 'knowingly' done [§ 24200.5, subd. (a)] and as to others the word 'knowingly' is omitted, indicates that in the latter cases there is no requirement that the violations be knowing ones. 'Knowingly not being required in either rule 143 or section 24200, the use of that word in the accusation was immaterial and is not necessary to be found." (Pp. 630-631.) (*Brodsky v. California State Board of Pharmacy (1959), 173 Cal.App.2d 680-688 [344 P.2d 68]*, cited by appellant, is in harmony with this decision.

In *Givens v. Department of Alcoholic Beverage Control (1959)*, *176 Cal.App.2d 529, 534 [1 Cal.Rptr. 446]*, the appellant argued that inasmuch as the findings of the hearing officer showed that he had made reasonable attempts to control his customers, those findings did not support the determination that he was guilty of a violation of *section 24200, subdivisions (a)* and *(b)*, and *section 25601*. The court, however, found that as used in the context of *section 25601*, "suffers" means "to permit, allow, or not to forbid activities which constitute the premises a 'disorderly house.' Since an on-sale licensee has an affirmative duty to maintain properly operated premises [Citation], and since acquiescence is nonetheless permission or sufferance within the purview of *section 25601* [Citing *Swegle*], Givens failed to perform his statutory duty. The law requires more than that a licensee make some colorable efforts toward the maintenance of lawfully conducted premises. The law demands that he in fact so conduct his business that it meets the minimum requirements of decency and morality. If, as in this present case, the overwhelming evidence shows that the tavern is in fact a 'disorderly house,' there can be but one conclusion: that the licensee has permitted or suffered such a condition to exist. . . ."

Since appellant does not contest that the evidence is sufficient to support the judgment, although refusing to concede its accuracy, we deem it unnecessary to summarize the evidence produced before the hearing officer. The rule that although the factual determinations of the department may be set aside upon a showing of a lack of substantial evidence, a court may not reweigh the evidence or assess the credibility of witnesses (*Mercurio v. Department of Alcoholic Beverage Control, supra; Brice v. Department of Alcoholic Beverage Control (1957), 153 Cal.App.2d 315 [314 P.2d 807]*), therefore obviates further discussion in this regard.

In addition, the appellant claims that the hearing officer erred in receiving testimony to the effect that the premises in question have a reputation for being a "hangout for homosexuals," and in this connection, he urges that this was inadmissible hearsay and its receipt in evidence constituted reversible error. It is to be noted that there was no objection to this testimony during the hearing because the now invalid *section 24200, subdivision (e)*, provided that in addition to any other legally competent evidence, the character of the premises as "a resort" for sexual perverts might be proved by general reputation. There is evidence which supports an inference that the employees were aware of the continuing misconduct, viz., on the instance occurring on May 13, 1956, following the occasion when a patron named John Cowgill invited Agent Johnson to engage in a lewd act. After Johnson left the bar with Cowgill and placed him under arrest, Johnson returned to the bar and asked

Police Officer Tregoning to come outside. At this time, the bartender, Rick, warned Tregoning, who was not known to be a police officer, not to go outside with Johnson. The bartender said that several arrests had been made the night before; it would be all right as long as he did not leave the premises. Moreover, there was also evidence, unobjected to and clearly admissible in view of the acts alleged in the accusation, that appellant himself had characterized the patrons of the "Paper , "Paper Doll" as being "gay" (synonymous with homosexual). Appellant also stated that in the "Paper Doll," only he and the cook named Johnny were "straight" or "square." Furthermore, section 11513 of the Government Code makes hearsay admissible in this type of administrative hearing and this applies to evidence of reputation as well as to any other type of hearsay. (Swegle v. State Board of Equalization, supra; 19 Cal.Jur.2d, § 383, p. 116; 2 Cal.Jur.2d, § 147, p. 251.) Therefore, no effective objection to its introduction could have been interposed even in lieu of section 24200, subdivision (e). While it is true that section 11513 specifies that whereas hearsay may be used for the purpose of supplementing or explaining any direct evidence, it shall not be sufficient in itself to support a finding unless it would be admissible over

objections in civil actions. However, as we have noted above, no contention is made as to the substantiality of the direct evidence herein of such homosexual activities on the premises which has been repeatedly held to be within the purview of section 25601. It

is our view that the complained-of hearsay is merely supplementary thereto and nothing more. Finally, it should be noted that in the department's original decision, it was determined that the continuance of appellant's license would be contrary to public welfare and morals within the meaning of those terms as used in *section 22, article XX, of the Constitution* of California. In *Vallerga v. Department of Alcoholic Beverage Control, supra,* the Supreme Court reversed a judgment denying a writ of mendamus to compel the department to set aside its revocation grounded to a violation of the invalid section 24200, subdivision (e), despite the fact that there was sufficient evidence to sustain a revocation on said constitutional grounds. However, in that case, the trier of fact had made no findings with regard to this evidence and, furthermore, the accusation failed to put the licensees on notice that their license might thereby be revoked. Thus, to have sustained the revocation under the constitutional provision would have violated due process of law. Neither the accusation nor the findings present such an impediment in the instant case. Appellant refrains from contending otherwise, and from charging that the licensee's knowledge of the facts is required under section 22, article XX, of the Constitution of California, confining his objection to the argument that because the board sustained the department on a different ground, this court is restricted to a consideration of that ground only. It is our view that no such restriction exists.

Judgment is affirmed.

Send To: OFFICIAL REPORTS, CALIFORNIA 2 CALIFORNIA · OFFICIAL REPORTS 9443 SPRINGBORO PIKE MIAMISBURG, OH 45342-4425

Justia > U.S. Law > Case Law > California Case Law > Cal. App. 2d > Volume 187 > Benedetti v. Dept. Alcoholic Bev. Control

Benedetti v. Dept. Alcoholic Bev. Control

[Civ. No. 19205. First Dist., Div. Two. Dec. 8, 1960.]

DANTE BENEDETTI, Appellant, v. DEPARTMENT OF ALCOHOLIC BEVERAGE CONTROL et al.,

Respondents. COUNSEL

James Murray and Markuse & Murray for Appellant.

Stanley Mosk, Attorney General, and Albert W. Harris, Jr., Deputy Attorney General, for Respondents.

OPINION

McGOLDRICK, J. pro tem. fn. *

On August 20, 1956, the Department of Alcoholic Beverage Control (hereinafter referred to as "department") filed an accusation against one Dante Benedetti, doing business as "Paper Doll," as an on-sale general licensee of the department, charging violations in two counts of the Alcoholic Beverage Control Act. Count I was subdivided into two parts. Both charged the keeping of a disorderly house in conjunction with licensed premises, Count I(1) alleging disturbance of the neighborhood, Count I(2) injury to the public welfare and morals (Bus. & Prof. Code, § 25601). fn. Count II charged the keeping of a resort for sexual perverts (§ 24200, subd. (e)). The accusation further

1 of 8

XX, of the Constitution of California. Hearings were conducted, the matter was submitted, and on May 16, 1957, the department adopted the decision of its hearing officer, thereby dismissing the first part of Count I, and revoking Benedetti's on-sale general license on the bases of Counts I(2) and II severally.

Benedetti then appealed to the department's decision to the Alcoholic Beverage Control Appeals Board (hereinafter referred to as "board") which concluded that each of the counts **[187 Cal. App. 2d 215]** was supported by substantial evidence. However, although affirming the decision as to Count I(2), the board reversed as to Count II, stating as grounds for said reversal that since the department had elected to revoke the license on the basis of Count I(2) and a violation of section 25601, it could not, on the same evidence, impose the same penalty on the basis of Count II upon the theory that Benedetti was guilty of a second and separate offense. In Vallerga v. Department of Alcoholic Beverage Control (1959), 53 Cal. 2d 313 [347 P.2d 909], the Supreme Court held section 24200, subdivision (e), to be unconstitutional, and any question as to the correctness of this ruling is now moot.

Benedetti subsequently sought review of the decision by the court below in a petition for writ of mandamus. The court issued an order staying enforcement of the order of revocation, whereupon a hearing occurred and the cause was submitted. The court subsequently filed findings of fact and conclusions of law wherein it upheld the board's decision, and judgment was entered setting aside the alternative writs and denying a peremptory writ of mandate. Benedetti appeals from this judgment.

The board's decision, affirmed by the court below, upheld the department's order of revocation on the sole ground of a violation of section 25601. [1] Appellant contends, first, that in a prosecution under that section, proof of knowledge by the licensee or his agents of proscribed acts is necessary; second, that the evidence is insufficient to establish such knowledge in the instant case.

In Swegle v. State Board of Equalization (1954), 125 Cal. App. 2d 432 [270 P2d 518], appellant made a similar contention with regard to section 58 of the then Alcoholic Beverage Control Act (now § 25601). In finding this proposition to be without merit, the court said "... Appellant cites numerous cases from other jurisdictions to the effect that 'permit' means knowledge, consent, acquiescence, willingness, as distinguished from passive sufferance. However, in Dorris v. McKamy, 40 Cal. App. 267, 274 [180 P. 645], it is said that 'as defined by Webster and others, "permit" implies no affirmative acts. It involves no intent. It is mere passivity, abstaining from preventive action.' " (P. 438.)

4/26/16 12:02 AM

that "a licensee can be held to have permitted acts constituting a ... [violation] by a showing that the acts themselves took place. Further on in the opinion, the court said "The very fact that rules and laws providing for violations for which disciplinary action may be taken, provide that some violations must be 'knowingly' done [§ 24200.5, subd. (a)] and as to others the word 'knowingly' is omitted, indicates that in the latter cases there is no requirement that the violations be knowing ones. 'Knowingly' not being required in either rule 143 or section 24200, the use of that word in the accusation was immaterial and is not necessary to be found." (Pp. 630-631.) (Brodsky v. California State Board of Pharmacy (1959), 173 Cal. App. 2d 680-688 [344 P.2d 68], cited by appellant, is in harmony with this decision.

In Givens v. Department of Alcoholic Beverage Control (1959), 176 Cal. App. 2d 529, 534 [1 Cal. Rptr. 446], the appellant argued that inasmuch as the findings of the hearing officer showed that he had made reasonable attempts to control his customers, those findings did not support the determination that he was guilty of a violation of section 24200, subdivisions (a) and (b), and section 25601. The court, however, found that as used in the context of section 25601, "suffers" means "to permit, allow, or not to forbid activities which constitute the premises a 'disorderly house.' Since an on-sale licensee has an affirmative duty to maintain properly operated premises [citation], and since acquiescence is nonetheless permission or sufferance within the purview of section 25601 [citing Swegle], Givens failed to perform his statutory duty. The law requires more than that a licensee make some colorable efforts toward the maintenance of lawfully conducted premises. The law demands that he in fact so conduct his business that it meets the minimum requirements of decency and morality. If, as in this present case, the overwhelming evidence shows that the tavern is in fact a 'disorderly house,' there can be but one conclusion: that the licensee has permitted or suffered such a condition to exist...."

Since appellant does not contest that the evidence is sufficient to support the judgment, although refusing to concede its accuracy, we deem it unnecessary to summarize the evidence produced before the hearing officer. [2] The rule that although the factual determinations of the department may be set aside upon a showing of a lack of substantial evidence, a court may not reweigh the evidence or assess the credibility of witnesses (Mercurio v. Department of Alcoholic **[187 Cal. App. 2d 217]** Beverage Control, supra; Brice v. Department of Alcoholic Beverage Control (1957), 153 Cal. App. 2d 315 [314 P.2d 807]), therefore obviates further discussion in this regard.

3 of 8

its receipt in evidence constituted reversible error. It is to be noted that there was no objection to this testimony during the hearing because the now invalid section 24200, subdivision (e), provided that in addition to any other legally competent evidence, the character of the premises as "a resort" for sexual perverts might be proved by general reputation. There is evidence in the record placing appellant's employees in the near proximity of the wrongful acts. There is also evidence which supports an inference that the employees were aware of the continuing misconduct, viz., on the instance occurring on May 13, 1956, following the occasion when a patron named John Cowgill invited Agent Johnson to engage in a lewd act. After Johnson left the bar with Cowgill and placed him under arrest, Johnson returned to the bar and asked Police Officer Tregoning to come outside. At this time, the bartender, Rick, warned Tregoning, who was not known to be a police officer, not to go outside with Johnson. The bartender said that several arrests had been made the night before; it would be all right as long as he did not leave the premises. Moreover, there was also evidence, unobjected to and clearly admissible in view of the acts alleged in the accusation, that appellant himself had characterized the patrons of the "Paper Doll" as being "gay" (synonymous with homosexual). Appellant also stated that in the "Paper Doll," only he and the cook named Johnny were "straight" or "square." Furthermore, section 11513 of the Government Code makes hearsay admissible in this type of administrative hearing and this applies to evidence of reputation as well as to any other type of hearsay. (Swegle v. State Board of Equalization, supra; 19 Cal.Jur.2d, § 383, p. 116; 2 Cal.Jur.2d, § 147, p. 251.) Therefore, no effective objection to its introduction could have been interposed even in lieu of section 24200, subdivision (e).

While it is true that section 11513 specifies that whereas hearsay may be used for the purpose of supplementing or explaining any direct evidence, it shall not be sufficient in itself to support a finding unless it would be admissible over **[187 Cal. App. 2d 218]** objections in civil actions. However, as we have noted above, no contention is made as to the substantiality of the direct evidence herein of such homosexual activities on the premises which has been repeatedly held to be within the purview of section 25601. It is our view that the complained-of hearsay is merely supplementary thereto and nothing more.

[4] Finally, it should be noted that in the department's original decision, it was determined that the continuance of appellant's license would be contrary to public welfare and morals within the meaning of those terms as used in section 22, article XX,

4 of 8

4/26/16 12:02 AM

24200, subdivision (e), despite the fact that there was sufficient evidence to sustain a revocation on said constitutional grounds. However, in that case, the trier of fact had made no findings with regard to this evidence and, furthermore, the accusation failed to put the licensees on notice that their license might thereby be revoked. Thus, to have sustained the revocation under the constitutional provision would have violated due process of law.

Neither the accusation nor the findings present such an impediment in the instant case. Appellant refrains from contending otherwise, and from charging that the licensee's knowledge of the facts is required under section 22, article XX, of the Constitution of California, confining his objection to the argument that because the board sustained the department on a different ground, this court is restricted to a consideration of that ground only. It is our view that no such restriction exists.

Judgment is affirmed.

Draper, Acting P.J., and Shoemaker, J., concurred.

FN *. Assigned by Chairman of Judicial Council.

FN . All section references hereinafter are to be the Business and Professions Code, unless otherwise indicated.

187 Cal.App.2d 213 (1960)

DANTE BENEDETTI, Appellant,

V,

DEPARTMENT OF ALCOHOLIC BEVERAGE CONTROL et al., Respondents.

Civ. No. 19205.

California Court of Appeals. First Dist., Div. Two.

Dec. 8, 1960.

James Murray and Markuse & Murray for Appellant.

Stanley Mosk, Attorney General, and Albert W. Harris, Jr., Deputy Attorney General, for Respondents.

McGOLDRICK, J, pro tem, [fn.*]

215

On August 20, 1956, the Department of Alcoholic Beverage Control (hereinafter referred to as "department") filed an accusation against one Dante Benedetti, doing business as "Paper Doll," as an on-sale general licensee of the department, charging violations in two counts of the Alcoholic Beverage Control Act. Count I was subdivided into two parts. Both charged the keeping of a disorderly house in conjunction with licensed premises, Count I(1) alleging

disturbance of the neighborhood, Count I(2) injury to the public welfare and morals (Bus. & Prof. Code, 25601).^{-[fn.]} Count II charged the keeping of a resort for sexual perverts (24200, subd. (e)). The accusation further charged that by reason of the facts therein alleged, the continuance of **Benedetti's** license would be contrary to public welfare and morals as set forth in section 22, article XX, of the Constitution of California. Hearings were conducted, the matter was submitted, and on May 16, 1957, the department adopted the decision of its hearing officer, thereby dismissing the first part of Count I, and revoking **Benedetti's** on-sale general license on the bases of Counts I(2) and II severally.

Benedetti then appealed to the department's decision to the Alcoholic Beverage Control Appeals Board (hereinafter referred to as "board") which concluded that each of the counts *215 was supported by substantial evidence. However, although affirming the decision as to Count I(2), the board reversed as to Count II, stating as grounds for said reversal that since the department had elected to revoke the license on the basis of Count I(2) and a violation of section 25601, it could not, on the same evidence, impose the same penalty on the basis of Count II upon the theory that Benedetti was guilty of a second and separate offense. In <u>Vallerga v. Department of Alcoholic Beverage Control</u> (1959). 53 Cal.2d 313 [347 P2d 909], the Supreme Court held section 24200, subdivision (e), to be unconstitutional, and any question as to the correctness of this ruling is now moot.

Benedetti subsequently sought review of the decision by the court below in a petition for writ of mandamus. The court issued an order staying enforcement of the order of revocation, whereupon a hearing occurred and the cause was submitted. The court subsequently filed findings of fact and conclusions of law wherein it upheld the board's decision, and judgment was entered setting aside the alternative writs and denying a peremptory writ of mandate. Benedetti appeals from this judgment.

The board's decision, affirmed by the court below, upheld the department's order of revocation on the sole ground of a violation of section 25601. [1] Appellant contends, first, that in a prosecution under that section, proof of knowledge by the licensee or his agents of proscribed acts is necessary; second, that the evidence is insufficient to establish such knowledge in the instant case.

In <u>Swegle v. State Board of Equalization (1954), 125 Cal.App.2d 432 [270 P.2d 518], appellant made a similar</u> contention with regard to section 58 of the then **Alcoholic** Beverage **Control** Act (now 25601). In finding this proposition to be without merit, the court said "... Appellant cites numerous cases from other jurisdictions to the effect that 'permit' means knowledge, consent, acquiescence, willingness, as distinguished from passive sufferance.

473

However, in Dorris v. McKamy, 40 Cal.App. 267, 274 [180 P. 645], it is said that 'as defined by Webster and others, "permit" implies no affirmative acts. It involves no intent. It is mere passivity, abstaining from preventive action.' " (P. 438.)

In <u>Mercurio v, Department of Alcoholic Beverage Control (1956), 144 Cal.App.2d 626, 630 [301 P.2d 474], the court</u> interpreted the Swegle case as holding that the permission required by the statute does not have to be a "knowing" one *216 and that "a licensee can be held to have permitted acts constituting a ... [violation] by a showing that the acts themselves took place. Further on in the opinion, the court said "The very fact that rules and laws providing for violations for which disciplinary action may be taken, provide that some violations must be 'knowingly' done [24200.5, subd. (a)] and as to others the word 'knowingly' is omitted, indicates that in the latter cases there is no requirement that the violations be knowing ones. 'Knowingly' not being required in either rule 143 or section 24200, the use of that word in the accusation was immaterial and is not necessary to be found." (Pp. 630-631.) (<u>Brodsky v, California State Board of Pharmacy (1959), 173 Cal.App.2d 680-688 [344 P2d 68], cited by appellant, is in harmony with this decision."</u>

In <u>Givens v. Department of Alcoholic Beverage Control (1959)</u>, 176 Cal.App.2d 529, 534 [1 Cal.Rptr. 446], the appellant argued that inasmuch as the findings of the hearing officer showed that he had made reasonable attempts to **control** his customers, those findings did not support the determination that he was guilty of a violation of section 24200, subdivisions (a) and (b), and section 25601. The court, however, found that as used in the context of section 25601, "suffers" means "to permit, allow, or not to forbid activities which constitute the premises a 'disorderly house.' Since an on-sale licensee has an affirmative duty to maintain properly operated premises [citation], and since acquiescence is nonetheless permission or sufferance within the purview of section 25601 [citing Swegle], Givens failed to perform his statutory duty. The law requires more than that a licensee make some colorable efforts toward the maintenance of lawfully conducted premises. The law demands that he in fact so conduct his business that it meets the minimum requirements of decency and morality. If, as in this present case, the overwhelming evidence shows that the tavern is in fact a 'disorderly house,' there can be but one conclusion: that the licensee has permitted or suffered such a condition to exist. ..."

Since appellant does not contest that the evidence is sufficient to support the judgment, although refusing to concede its accuracy, we deem it unnecessary to summarize the evidence produced before the hearing officer. [2] The rule that although the factual determinations of the department may be set aside upon a showing of a lack of substantial evidence, a court may not reweigh the evidence or assess the credibility of witnesses (Mercurio v. Department of Alcoholic *217 Beverage Control, supra; Brice v. Department of Alcoholic Beverage Control (1957), 153 Cal.App.2d

315 [314 P.2d 807]), therefore obviates further discussion in this regard.

[3] In addition, the appellant claims that the hearing officer erred in receiving testimony to the effect that the premises in question have a reputation for being a "hangout for homosexuals," and in this connection, he urges that this was inadmissible hearsay and its receipt in evidence constituted reversible error. It is to be noted that there was no objection to this testimony during the hearing because the now invalid section 24200, subdivision (e), provided that in addition to any other legally competent evidence, the character of the premises as "a resort" for sexual perverts might be proved by general reputation. There is evidence in the record placing appellant's employees in the near proximity of the wrongful acts. There is also evidence which supports an inference that the employees were aware of the continuing misconduct, viz., on the instance occurring on May 13, 1956, following the occasion when a patron named John Cowgill invited Agent Johnson to engage in a lewd act. After Johnson left the bar with Cowgill and placed him under arrest, Johnson returned to the bar and asked Police Officer Tregoning to come outside. At this time, the bartender, Rick, warned Tregoning, who was not known to be a police officer, not to go outside with Johnson. The bartender said that several arrests had been made the night before; it would be all right as long as he did not leave the premises. Moreover, there was also evidence, unobjected to and clearly admissible in view of the acts alleged in the accusation, that appellant himself had characterized the patrons of the "Paper Doll" as being "gay" (synonymous with homosexual), Appellant also stated that in the "Paper Doll," only he and the cook named Johnny were "straight" or "square." Furthermore, section 11513 of the Government Code makes hearsay admissible in this type of administrative hearing and this applies to evidence of reputation as well as to any other type of hearsay. (Swegle v. State Board of Equalization, supra: 19 Cal.Jur.2d, 383, p. 116; 2 Cal.Jur.2d, 147, p. 251.) Therefore, no effective objection to its

216

introduction could have been interposed even in lieu of section 24200, subdivision (e).

218

While it is true that section 11513 specifies that whereas hearsay may be used for the purpose of supplementing or explaining any direct evidence, it shall not be sufficient in itself to support a finding unless it would be admissible over *218 objections in civil actions. However, as we have noted above, no contention is made as to the substantiality of the direct evidence herein of such homosexual activities on the premises which has been repeatedly held to be within the purview of section 25601. It is our view that the complained-of hearsay is merely supplementary thereto and nothing more.

[4] Finally, it should be noted that in the department's original decision, it was determined that the continuance of appellant's license would be contrary to public welfare and morals within the meaning of those terms as used in section 22, article XX, of the Constitution of California. In <u>Vallerga v. Department of Alcoholic Beverage Control</u>, <u>supra</u>, the Supreme Court reversed a judgment denying a writ of mandamus to compel the department to set aside its revocation grounded to a violation of the invalid section 24200, subdivision (e), despite the fact that there was sufficient evidence to sustain a revocation on said constitutional grounds. However, in that case, the trier of fact had made no findings with regard to this evidence and, furthermore, the accusation failed to put the licensees on notice that their license might thereby be revoked. Thus, to have sustained the revocation under the constitutional provision would have violated due process of law.

Neither the accusation nor the findings present such an impediment in the instant case. Appellant refrains from contending otherwise, and from charging that the licensee's knowledge of the facts is required under section 22, article XX, of the Constitution of California, confining his objection to the argument that because the board sustained the department on a different ground, this court is restricted to a consideration of that ground only. It is our view that no such restriction exists.

Judgment is affirmed.

Draper, Acting P. J., and Shoemaker, J., concurred.

[fn. *] *. Assigned by Chairman of Judicial Council.

[fn.]. All section references hereinafter are to be the Business and Professions Code, unless otherwise indicated.

DANTE BENEDETTI, Appellant, v. DEPARTMENT OF ALCOHOLIC BEVER-AGE CONTROL et al.,

Respondents Civ. No. 19205

Court of Appeal of California, First Appellate District, Division Two

187 Cal. App. 2d 213; 9 Cal. Rptr. 525; 1960 Cal. App. LEXIS 1374

December 8, 1960

SUBSEQUENT HISTORY: A Petition for a Rehearing was Denied January 6, 1961.

PRIOR-HISTORY: APPEAL from a judgment of the Superior Court of the City and County of San Francisco. Orla St. Clair, Judge.

Proceeding in mandamus to review a decision of the Department of Alcoholic Beverage Control revoking a liquor license.

COUNSEL: James Murray and Markuse & Murray for Appellant.

Stanley Mosk, Attorney General, and Albert W. Harris, Jr., Deputy Attorney General, for Respondents.

JUDGES: McGoldrick, J. pro tem. ' Draper, Acting P. J., and Shoemaker, J., concurred.

> * Assigned by Chairman of Judicial Council.

OPINION BY: McGOLDRICK

OPINION

On August 20, 1956, the Department of Alcoholic Beverage Control (hereinafter referred to as "department") filed an accusation against one Dante Benedetti, doing business as "Paper Doll," as an on-sale general licensee of the department, charging violations in two counts of the Alcoholic Beverage Control Act. Count I was subdivided into two parts. Both charged the keeping of a disorderly house in conjunction with licensed premises, Count I(1) alleging disturbance of the neighborhood, Count I(2) injury to the public welfare and morals (Bus. & Prof. Code, § 25601). * Count II charged the keeping of a resort for sexual perverts (§ 24200, subd. (e)). The accusation further charged that by reason of the facts therein alleged, the continuance of Benedetti's license would be contrary to public welfare and morals as set forth in section 22, article XX, of the Constitution of California. Hearings were conducted, the matter was submitted, and on May 16, 1957, the department adopted the decision of its hearing officer, thereby dismissing the first part of Count I, and revoking Benedetti's on-sale general license on the bases of Counts I(2) and II severally.

+ All section references hereinafter are to be the Business and Professions Code, unless otherwise indicated.

Benedetti then appealed to the department's decision to the Alcoholic Beverage Control Appeals Board (hereinafter referred to as "board") which concluded that each of the counts was supported by substantial evidence. However, although affirming the decision as to Count I(2), the board reversed as to Count II, stating as grounds for said reversal that since the department had elected to revoke the license on the basis of Count I(2) and a violation of section 25601, it could not, on the same evidence, impose the same penalty on the basis of Count II upon the theory that Benedetti was guilty of a second and separate offense. In Vallerga v. Department of Alcoholic Beverage Control (1959), 53 Cal.2d 313 [347 P.2d 909], the Supreme Court held section 24200, subdivision (e), to be unconstitutional, and any question as to the correctness of this ruling is now moot.

Benedetti subsequently sought review of the decision by the court below in a petition for writ of mandamus. The court issued an order staying enforcement of the order of revocation, whereupon a hearing occurred and the cause was submitted. The court subsequently filed findings of fact and conclusions of law wherein it upheld the board's decision, and judgment was entered setting aside the alternative writs and denying a peremptory writ of mandate. Benedetti appeals from this judgment.

The board's decision, affirmed by the court below, upheld the department's order of revocation on the sole ground of a violation of section 25601. Appellant contends, first, that in a prosecution under that section, proof of knowledge by the licensee or his agents of proscribed acts is necessary; second, that the evidence is insufficient to establish such knowledge in the instant case:

In Swegle v. State Board of Equal-ization (1954), 125 Cal.App.2d 432 [270 P.2d 518], appellant made a similar contention with regard to section 58 of the then Alcoholic Beverage Control Act (now § 25601). In finding this proposition to be without merit, the court said ". . . Appellant cites numerous cases from other jurisdic-tions to the effect that 'permit' knowledge, consent, means acquiescence, willingness, as distinguished from passive sufferance. However, in Dorris v. McKamy, 40 Cal.App. 267, 274 [180 P. 645], it is said that 'as defined by Webster and others, "permit" implies no affirmative acts. It involves no intent. It is mere passivity, abstaining from preventive action.'" (P. 438.)

In Mercurio v. Department of Alcoholic Beverage Control (1956), 144 Cal.App.2d 626, 630 [301 P.2d 474], the court interpreted the Swegle case as holding that the permission required by the statute does not have to be a "knowing" one and that "a licensee can be held to have permitted

acts constituting a . . . [violation] by a showing that the acts themselves took place. Further on in the opinthe court said "The very fact ion, that rules and laws providing for violations for which disciplinary action may be taken, provide that some viola-tions must be 'knowingly' done [§ 24200.5, subd. (a)] and as to others the word 'knowingly' is omitted, indicates that in the latter cases there is no requirement that the violations be knowing ones. 'Knowingly' not being required in either rule 143 or section 24200, the use of that word in the accusation was immaterial and is not necessary to be found." (Pp. 630-631.) (Brodsky v. California State of Pharmacy (1959), Board 173 Cal.App.2d 680-688 [344 P.2d 68], cited by appellant, is in harmony with this decision.

In Givens v. Department of Alcoholic Beverage Control (1959), 176

Cal.App.2d 529, 534 [1 Cal.Rptr. 446], the appellant argued that inasmuch as the findings of the hearing officer showed that he had made reasonable attempts to control his customers. those findings did not support the determination that he was guilty of a violation of section 24200, subdivisions (a) and (b), and section 25601. The court, however, found that as used in the context of section 25601, "suffers" means "to permit, allow, or not to forbid activities which constitute the premises a 'disorderly house.' Since an on-sale licensee has an affirmative duty to maintain properly operated premises [citation], and since acquiescence is nonetheless permission or sufferance within the purview of section 25601 [citing Swegle], Givens failed to perform his statutory duty. The law requires more than that a licensee make some colorable efforts toward the maintenance of lawfully conducted premises. The law demands that he in fact so conduct his business that it meets the minimum requirements of decency and morality. If, as in this present case, the overwhelming evidence shows that the tavern is in fact a 'disorderly house,' there can be but one conclusion: that the licensee has permitted or suffered such a condition to exist. . . . "

Since appellant does not contest that the evidence is sufficient to support the judgment, although refusing to concede its accuracy, we deem it unnecessary to summarize the evidence produced before the hearing officer. The rule that although the factual determinations of the department may be set aside upon a showing of a lack of substantial evidence, a court may not reweigh the evidence or assess the credibility of witnesses (Mercurio v. Department of Alcoholic Beverage Control, supra; Brice v. Department of Alcoholic Beverage Control (1957), 153 Cal.App.2d 315 [314 P.2d 807]), therefore obviates further discussion in this regard.

In addition, the appellant claims that the hearing officer erred in receiving testimony to the effect that the premises in question have a reputation for being a "hangout for homosexuals," and in this connection, he urges that this was inadmissible hearsay and its receipt in evidence constituted reversible error. It is to be noted that there was no objection to this testimony during the hearing because the now invalid section 24200, subdivision (e), provided that in addition to any other legally competent evidence, the character of the premises as "a resort" for sexual perverts might be proved by general reputation. There is evidence in the record placing appellant's employees in the near proximity of the wrongful acts. There is also evidence which supports an inference that the employees were aware of the continuing misconduct, viz., on the instance occurring on May 13, 1956, following the occasion when a patron named John Cowgill invited Agent Johnson to engage in a lewd act. After Johnson left the bar with Cowgill and placed him under arrest, Johnson returned to the bar and asked Police Officer Tregoning to come outside. At this time, the bartender, Rick, warned Tregoning, who was not known to be a police officer, not to go outside with Johnson. The bartender said that several arrests had been made the night before; it would be all right as long as he did not leave the premises. Moreover, there was also evidence, unobjected to and clearly admissible in view of the acts alleged in the accusation, that appellant himself had characterized the patrons of the "Paper Doll" as being "gay" (synonymous with homosexual). Appellant also stated that in the "Paper Doll," only he and the cook named Johnny were "straight" or "square." Furthermore, section

11513 of the Government Code makes hearsay admissible in this type of administrative hearing and this applies to evidence of reputation as well as to any other type of hearsay. (Swegle v. State Board of Equalization, supra; 19 Cal.Jur.2d, § 383, p. 116; 2 Cal.Jur.2d, § 147, p. 251.) Therefore, no effective objection to its introduction could have been interposed even in lieu of section 24200, subdivision (e).

While it is true that section 11513 specifies that whereas hearsay may be used for the purpose of supplementing or explaining any direct evidence, it shall not be sufficient in itself to support a finding unless it would be admissible over objections in civil actions. However, as we have noted above, no contention is made as to the substantiality of the direct evidence herein of such homosexual activities on the premises which has been repeatedly held to be within the purview of section 25601. It is our view that the complained-of hearsay is merely supplementary thereto and nothing more.

Finally, it should be noted that in the department's original decision, it was determined that the continuance of appellant's license would be contrary to public welfare and morals within the meaning of those terms as used in section 22, article XX, the Constitution of California. of In Vallerga v, Department of Alcoholic Beverage Control, supra, the Supreme Court reversed a judgment denying a writ of mandamus to compel the department to set aside its revocation grounded to a violation of the invalid section 24200, subdivision (e), des-pite the fact that there was suffi-cient evidence to sustain a revocation on said constitutional grounds. However, in that case, the trier of fact had made no findings with regard to this evidence and, furthermore, the accusation failed to put the licensees on notice that their license might thereby be revoked. Thus, to have sustained the revocation under the constitutional provision would have violated due process of law.

Neither the accusation nor the findings present such an impediment in the instant case. Appellant refrains from contending otherwise, and from charging that the licensee's knowledge of the facts is required under section 22, article XX, of the Constitution of California, confining his objection to the argument that because the board sustained the department on a different ground, this court is restricted

to a consideration of that ground only. It is our view that no such restriction exists.

Judgment is affirmed.

Aman # Singenon Courts [187 C.A.2d

petitioner's favor in the original proceedings would negativitie wife's right to support and remove the busis for the separate maintenance action, and, conversely, an order in the wife's favor negates the right to the final depress affems the basis for the wife's right to support, and alfords the ground for a separate maintenance action.

212

In order to achieve her objective of separate maintenance, the wife faced the necessity of removing any asserted flual decree. [3] Obviously the final decree "grants the divorce, dissolves the marriage, restores the parties to the state of fugle persons, and permits each to marry again." (Estate of Dargie (1912), 162 Cul. 51, 53 [121 P. 320].) [4] Unless the flual decree provides for support, the wife after its rendition, can claim none. (Onlinear v. Caliform (1945); 70 Cal: App.2d 233, 236-237 [160 P.2d 923], Bancaft v. Bancroft (1935), 9 Cal.App.2d 464 [50 P.2d 465].) On the other hand, petitioner's success in consolidating his position on the flual decree and in establishing it, would obliterate any claim for support.

In the wife's attempt to set aside the final decree the factor of reconciliation becomes vital. [5] As is stated in *Bstate* of *Abila* (1948), 32 Caldil 559, 561 [197 P.2d 10], "When parties become reconciled after an intributory decree and live together as insband and wife, the right to a flual decree is destroyed. . . "Indeed, as *Abila* holds, the right to support is restored upon reconciliation: consequently, the question of reconciliation bears directly apon the wife's right to support.

[6] Upon showing a reconciliation and thereby elimijusting the final device, the wife reestablishes her right to support. [77] The right to separate maintenance " rests on the fact that the relation of insband and wife exists and a depree awarding such maintenance contemplates the existence (Chirgwin v. Chirgwin (1928), 26 Cal App. 2d 506, 508-509 (79 B.2d 772).) The integral role played, then, by the issue of reconciliation cogently affects the right to separate maintenance. [8] The dispute as to the right to the final decree directly concerns the right to the separate maintenance. Petitioner in asserting the former cannot successfully exclude defense of the latter. Petitioner, laying hold of the marringe. relationship and seeking to terminate it by the final decree. ununot coincidentally claim immunity from an action of his wife which rests upon that relationship and would seek to enforce it.

Der, 1960.] BENEDETTIN, DEPT. MICOHUBIC BEY, CONTROL.

The alternative writ of prohibition is discharged and the petition for a peremptory writ of prohibition is denied. Bray, P. J., and Duniway, J., concurred.

B^{X, , , ,} [Civ. No. 19205. First Dist., Div. Two. Dec. 8, 1960.]

DANTE BENEDLITT, Appellant, v. DEPARTMENT OF ALCOHOLIC BEVERAGE CONTROL et al., Respondents.

- [1] Interfeating Liquors Reveation of Lidense, Under Bus, & Prof. Code, \$25601, making, it a misdemeanor for a liquir licensee to keep, permit to be used, or suffer to be used, in connection with licensed premises, any disorderly house, no proof of knowledge by the licensee or his agent of the proscribed nota is necessary, it belies sufficient that the evidence show that such acts took place in the licensed premises. Under evidence sufficient to make such a showing a licensee's license was properly revoked.
- [2] Id. Revocation of License Review. Though a includid determiniption of the Department of Michalla Bayerage Controlany heaset while on a showing of lack of substantial evidence, at contr may not reweigh the evidence or assess the credibility of witnesses.
- [3] Id. Revocation of License. Evidence. On a hearing respecting revocation of a liquor license, it was not error for the hearing officer to admit festimony that the premises in question had a reputation for being a "liangout for homosexuals," where there was no objection to such testimony during the hearing on the grand that Bas. & Prof. Code, S 2200. -and (e) states had invalid), and e such evidence admissible, and where, even in the absence of that statute, hearing, with the would have been admissible under Gov. Code, S 11513, and fine hearing, widence, such as that relating to reputation, admissible in an administrative hearing.
- [4] Id. Bevaration of License-Review. The fact that the Algaholic Bevarage Control. Appeals Board sustained a decision law the Department of Algoholic Bevarage Control revoking a liquor license on the ground of violation of Biss & Prof. Code, \$25601, did not limit the reviewing court to constileration of that ground only where the original decision was also based on

1

Sector Sector

1

[1] See Gal Jur 2d. Alcoholic Bavernyes, \$ 53 et act. McK. Dig. References: [1, 3] Intexienting Liquon, 3:0.0, [2, 4] Julisienting Liquons, S. 6, 10.

214 BENEDETTI . DEPT. ALCOHOLIC BEY. CONTROL [187 C. 1.24

n determination that continuance of the license would be contrained to public welfine and morals within the meaning of Const., act. XX, \$29, and the accusation put the licenses on notice that his license might be recoved andor the constitutional pravision and there was a flucing to that effect.

APPEAL from a indemnit of the Superior Court of the City and County of San Francisco. Orla St. Chair, Judge. Affirmed.

Proceeding in mandamus to review a decision of the Department of Alcoholic Deverage Control revolving a liquor license. Judgment denying writ, affirmed.

James Murray and Markuse & Murray for Appellant.

Stauley Mosk, Attorney General, and Albert W. Harris, Jr., Deputy Attorney General, for Respondents,

MCGOLDRICK, J. pro tent - Oir August 20, 1956, the Department of Algoholic Deverage Control Chereinafter reforred to us "department") filed all necusation against one Dante Benedetti, doing Jusiness as "Paper Doll," as an on-sale general licensee of the department, charging violations in two counts of the Alcoholic Beverage Control Act. Count I was subdivided into two parts. Both charged the keeping of a disorderly house in conjunction with livensed premises, Count I(1) alleging disturbance of the neighborhood. Count I(2) injury to the public welfure and morals (Bus, & Prof. Code, \$ 25601) 7 Count II tharged the keeping of a resort for sexual. pervents (\$ 24200, subd. (.el). The normation further charged that by reason of the facts therein alleged, the continuance of Benedetti's diceuse would be contrary to public welfare and morals as set forth in section 22, article XX, of the Constitution of California. Hearings were conducted, the matter was submitted, and on May 16, 1957, the department adopted the decision of its hearing officer, thereby dismissing the first mart of Count I, and revoking Benedetti's on-sale general license on the bases of Counts I(2) and II severally.

Benedetti then appended to the department's devision to the Alcoholic Beverage Control Appends Board (hereinafter referred to as "board") which concluded that each of the counts

Assigned by Chaliman of Judicial Council.

48

All section references, hereinafter are to be the Business and Professions Code, unless otherwise indicated.

Dec. 1969.] BENEDETTEL, DELT. ALCOLULIC BEN. CONTROL. 215 LIST C. X. 24 2357 9 Control. 2251

was supported by substantial evidence. However, although affirming the decision as to Count I(2), the heard reversed as to Count II, stating as grounds for said reversal that since the department had elected to prove the basiss on the basis of Count I(2) and a violation of section 25601, it could not, on the same evidence, impose the same penalty on the basis of Count IL upon the theory that Benedetti was guilty of a second and separate offense. In Vallerge v Department of Alcoholic Beverage Control. (1950), 53 CAL20 313 (347 F.2d 300), the Supreme Court held section 24200, subdivision (c), to be unconstitutional, and any question as to the correctness of this ruling is now meet.

Benedetti subsequently sought neview of the decision by the court below in a petition for writ of mandamus. The court issued an order staving enforcement of the order of revocation, whereupon a hearing occurred and the cause was submitted. The court subsequently filed findings of fact and conclusions of law wherein it upheld the board's decision, and judgment was entered setting aside the alternative writs and denying a peremptory writ of mandate. Benedetti appeals from this judgment.

The board's decision, affilmed by the court helow, upheld the department's order of revocation on the sole ground of a violation of section 25601. [1] Appellant contends, first, that in a prosecution under that section, proof of knowledge by the because or his agents of proscribed acts is necessary; second, that the evidence is insufficient to establish such knowledge in the instant case.

In Sweyle v. State Board of Equilibrium (1954), 125 Cal. App.2d 432 [270 P.2d 515]: appellant made a similar contention with regard to section 55 of the then Alcoholic Beserage. Control Act (now § 25601). In finding this proposition to be without merit, the court said '... Appellant discs numerous cases from other jurisdictions to the effect flat, 'permit' means knowledge, consent, acquiescence, willingness as distinguished from passive sufferance. However, in Down's McKomy, 40 Cal.App. 267, 274 [TSO P. 645], it is said that 'as defined by Webster and others, 'permit.' implies no affirmative acts. It involves no intent. It is mere passivity, abstaining from preventive action.''' (P. 438.)

In Mercurio 7, Department of Alcoholic Beverage Control (1956), 144 Cal App 2d 626, 630 [301 P.2d 474], the court interpreted the Swegle case as holding that the permission required by the statute does not have to be a "knowing" one

24.6 Answermer & Diam. Anemande Bry, Gostmon (187, C.A.2d

and that "a fleensee can be held to have parmitted acts constituting a . . . [violation] by a showing that the acts themselves tools place. Further on in the opinion, the court said "The very that that attes and have providing for violations for which disciplinary action may be taken, movide that some violations must be knowingly" form [§ 2120015, splid., (a)] and as to others the word knowingly is omitted, indicates that in the latter cases there is no requirement that the viofations be knowing ones. "Knowingly" not being required in fations be knowing ones. "Knowingly" not being required in the action was immuterial and is not necessary to be found in the necessary to be found and is not necessary to be found." "(Pp. 630-631). (Brodshy v. California State Board of Pharmacy (1959), 173 Cal. App.26 680-658 [344 P.26 68], wited by appellant, is in harmony with this decision.

In Givens & Department of Alcollatic Beverage Cuntral (1959), 176 Cal. App.2d 529, 594 [1 Cal. Rptr. 148], the appellant argued that inasmoule as the findings of the heaving officer showed that he had made reasonable attempts to control his oustomers; those findings did not support the determination that he was guilty of a violation of section 24200, subdivisions (a) and (b), and section 25601. The sourt, however, found that as used in the context of section 25601, "suffers" means "to permit, allow, or not to forbid activities which constitute the premises a disordarily house." Since an on-sale licensee has an affirmative duty to maintain properly operated premises [citation], and since acquiescence is nonetheless permission. or sufference within the purview of section 25601 [citing Swoole], Givens failed to perform his statutory duty. The law requires more than that a licensee make some colorable efforts: roward the muliitenance of lawfully conducted premises. The law demands that he in fact so conduct his busiliess that it meets the minimum requirements of deceney and morality. If ... as in this present case, the overwhelming evidence shows that. the tavern is in fact a "disorderly house," there can be out one conclusion . that the livensee has permitted or suffered such

Since appellant does not concest that the evidence is sufficient to support the julgment, although refusing to concedents accuracy, we deem it unnecessary to summarize the evidence produced before the hearing officer. [2] The rule that although the factual determinations of the department may be set aside upon a showing of a lack of substantial evidence, a court may not reweigh the evidence or assess the aredibility of witnesses (Marcura's, Department of Alcoholae)

Den, 1960] BESTERETT D. DERT. ALCOHOME BES. CONTINU. 217

Beverage Control, supra: Brice v. Department of Alcoholic Broarage Control (1957), 153 Cal App 2d 315 (314 P.2d 807)), therefore obvintes further discussion in this regard.

737 In addition, the unnellant claims that the hearing officer arred in receiving testimony to the effect that the premises in question have a reputation for being a "hangout for homosexuals.'" and in this connection, he urges that this was. inadmissible hearsay and its receipt in evidence constituted. reversible error. It is to be noted that there was no objection to this testimony during the hearing because the now invalid section 24200, subdivision (e), provided that in addition to inv other legally competent evidence, the character of the premises as 1'a resort " for sexual perverts might be proved by general reputation. There is evidence in the record placing appellant's employees in the near proximity of the wronging acis. There is also evidence which supports an inference that the employees were aware of the continuing misconduct, viz. on the instance occurring on May 13, 1956, following the occasion when a patron named John Cowgill invited Agent Johnson to enouge in a level act. After Johnson left the har with Cowcill and placed him under arrest. Johnson returned to the bar and asked Police Officer Tregoning to come outside. At this time, the bartender: Rick, warned Tregoning, who was not known to be a police officer, not to co outside with Johnson. The instender said that several arrests had been made the night before; it would be all right as long as he did not leave the premises. Moreover, there was also evidence, unolifered to and clearly admissible in view of the nets offered. in the accusation, that appellant himself had characterized the patrons of the " Paper Doll" as being " gav" (avnonymous with homo-exual. Annellant also stated that in the "Paper Doll," only he and the cool, named Johnny were "straight" or source." Furthermore, section 11513 of the Government Code makes hearsay admissible in this type of administrative hearing and this applies to evidence of reputation as well as to any other type of hearsay. (Swente v. State Board of Equalization, supra; 19 Cal. Jur. 20, § 383, p. 116; 2 Cal. Jur. 2d, § 147. p. 251.) Therefore, no effective objection to its introduction could have been interposed even in lieu of section 24200, subdivision (e).

While it is true that soulion 11513 sponfors that whereas hearsay may be used for the purpose of supplementing or explaining any direct evidence. It shall not be sufficient in itself to support a finding unless it would be admissible over

215 BENEDETTI V. DEPT. Incoholte BEV. Control [157 C.1.2d.

objections in civil actions. However, is we have noted above, no contention is made as to the substantiality of the direct evidence herein of such homosexual activities on the premises which has been repeatedly held to be wildon the purview of section 25601. It is our view that the complained of homosy is merely supplementary thereto and nothing more.

[4] Finally, it should be noted that in the department's original decision, it was determined that the continuance of appellant's license would be contrary to public welfare and morals within the meaning of those terms as used in section 22. article XX, of the Constitution of California. In Vallenya v. Department of Alcoholic Beverage Control, supra, the Supreme Court reversed a judgment deaving a writ of mandamus to compel the department to set aside its revocation grounded. to a violation of the invalid section 21200; subdivision (e), despite the fact that there was sufficient evidence to sustain a revocation on said constitutional grounds. However, in that ease, the trior of fact had made no findings with recard to this evidence and, furthermore, the accusation failed to put the licensees on notice that their license might thereby be revoked. Thus, to have sustained the revocation under the constitutional provision would linve violated due process of law.

Neither the accession not the findings present such an impediment in the instant case. Appelliut retrains from contending otherwise, and from charging that the licensee's knowledge of the facts is required under section 22, article XX of the Constitution of California, confining his objection to the argument that because the hoard sustained the department on a different ground, this court is restricted to a consideration of that ground only. It is our view that no such restriction exists.

Judgment is affirmed.

Droper, Acting P. J., and Shoemaker, J., concurred.

A petition for a rehearing was denied January 6, 1961:

Dec. 19601

1

[Crint. No: 70951 | Second Dist.; Div. One. Dec. 3, 1950.]

THE PEOPLE: Respondent, ~ GEORGE NOTHNAGEL Appellant

- [1] Oriminal Law-Rights of Accused-Discovery and Inspection: Production of Evidence and Papers. Defendant can compel the prosecution to permit the inspection and copying of production in court of aeriain written statements of the accused and other papers and instruments. Where, however, no proper demand is made by defendant for the desired document or report, the procecition cannot be expected to volunteer the information to defendant.
- [2] Id.—Appeal—Questions of Law and Fact—Evidence Inherently Improbable—Evidence for the prosecution was not interently iniprobable mercly because the victim disliked defendant and said so:
- [3] Lewdness—Appenl—Review of Evidence—In a prosecution for level conduct with an S-year-old girl, any inconsistencies in the girl's testimony would not necessarily constitute improbability; it was the province of the jury to determine her credibility;
- [4] Witnesses—Gross examination—Restriction.—In a prosecution for lawer conduct with an S-rear-old girl, defendant was not unduly instructed in his crossravianitation of the girl's mother where there was nothing in the mother's direct commandian from which it might be intered that she had any improper relations with defendant or that she caused the victim to make a false charge against defendant.
- [5] Leveness Evidence. To sustain a considered of level conduct with a child, it is not necessary that uppe be established, that there be an attempt to conmit rape, or that there be "penetrating" as used by a doctor to mean "into the beyond the entration of a standard".
- [6] Id.—Elements of Offense.—The corpus delicit of the crime of level conduct with a child (Pen. Code, §2SS) consists of any

[2] Sue Califur.2d, Append and Error, S 610; Am Jur., Appeal. and Brioi, S S01.

[3] Sen Cal.Jur.2d, Lewdness, Indecency and Obscenity, S.46,
[6] Sec. Cal.Jur.2d, Lewdness, Indecency and Obscenity, S.9.
ef sen.; Am.Jur., Lewdness, Indecency and Obscenity, S.9.
ef sen.; Am.Jur., Lewdness, Indecency and Obscenity, S.9.
McK. Dig. References: [1] Criminal Law, SS104.5, 271, 272;
[2] Criminal Law, S-1328(1), [3] Lewdness, S.22; [4] Witneses, S.134(5);
[5] Lewdness [3 18; [6] Lewdness, S.5., [7, 8], Criminal Law, 953.

following charges were made:

1

2

З

٨

5

6

7

8

9

10

11

12

13

14

15

18

17

18

19

20

21

22

23

24

2. Between October 11, 1955 and the date hereof, the above-named licensee kept, permitted to be used and suffered to be used, in connection with the above-described licensed premises, a disorderly house or place to which people resorted for purposes contrary to the public welfare and morals in that the said licensee permitted or suffered the following acts to occur in the said premises:

(a) Males kissing and caressing other males.

(b) Males engaging in lewd and indecent acts with other males.

(c) Lewd and indecent conversations.

(d) On or about May 13, 1956, John E. Cowg111, a patron, invited Agent James R. Johnson to engage in a lewd act." (C.T. 33:1-15)

After a hearing as required by law the following

findings of fact were made by the hearing officer and

adopted by the Department:

"(2): It is true that between October 11, 1955 and August 20, 1956, the above-named licensee kept, permitted to be used, and suffered to be used, in connection with the above-described licensed premises, a disorderly house and place to which people resorted for purposes contrary to public welfare and morals in that the said licensee permitted and suffered the following acts to occur in the said premises: (a) Males kissing and caressing other males; (b) Males engaging in lewd and indecent acts with other males; (c) Lewd and indecent conversations; and (d) on or about May 13, 1956, John E. Cowgill, a patron, invited Agent James R. Johnson to engage in a lewd act." (C.T. 34:14-25)

25 On the basis of these findings, the hearing officer 26 made, and the Department adopted, the following determination

HISTORY OF DASE.

Appellant, Dante Benedetti, was, at the time the Accusation was filed herein, the possessor of on-sale General License No. P-5655-C, issued by the Department of Alcoholic Beverage Control of the State of California.

On August 20, 1956, an Accusation Under Alcoholic Beverage Control Act and State Constitution was filed against appellant, who had been, and still is, doing business as the "Paper Doll" at 524 Union Street, San Francisco, California.

Hearings were held on December 3, 1956; April 10 and 11, 1957; and February 15, 1957.

The Accusation was as follows:

"Count One

1. Between October 11, 1955 and the date hereof, the above named licensee kept, permitted to be used and suffered to be used, in connection with the above designated licensed premises, a disorderly house or place to which people resorted to the disturbance of the neighborhood in that:

(a) Excessive noise was created by patrons in and about the premises during late and unusual hours.

(b) Numerous fights and disturbances eccurred in and about the premises.

2. Between October 11, 1955, and the date hereof, the above named licensee kept, permitted to be used and suffered to be used, in connection with the above described licensed premises, a disorderly house or place to which people resorted for purposes contrary to the public welfare and morals in that the said licensee permitted or sufferred the following acts to occur in the said premises:

(a) Males kissing and caressing other males.
(b) Males engaging in lewd and indecent acts with other males.

(c) Lewd and indecent coversations.

(d). On or about May 13, 1956, John E. Cowgill, a patron, invited agent James R. Johnson to engage in a lewd act.

Count II

The portion of the above designated licensed premises of the above named licensee upon which the activities permitted by the on-sale General Licensee are conducted has been since October 11, 1955, and is now, a resort for sexual perverts."

The Department of Alcoholic Beverage Control (hereinafter called "the Department") rendered a decision dismissing the Accusation as to Count I (1) and finding the allegations of Count I (2) and Count II to be true.

Appellant's license was revoked twice once for the offense found to be true in Count I (2) and once again for the offense found to be true in Count II.

Appellant appealed to the Alcoholic Beverage Control Appeals Board (hereinafter called "Appeals Board"). That body affirmed the Department as to Count T (2) and reversed the Department as to Count II. Appellant sought review of the decision in a first amended petition for Writ of Mandamus, filed on December 2, 1958.

4

The Department sought review of the Appeals Board's reversal as to Count II. Both suits were consolidated:

The Superior Court vacated the alternative writs and denied peremptory Writs of Mandate.

The effect of this judgment was to place all the parties in the position they occupied when the Appeals Board rendered its decision on November 8, 1958.

Appellant herein appealed to the District Court of Appeal and the Department likewise appealed.

On March 16, 1960, the Department's request that its appeal be dismissed was granted.

That action leaves only Benedetti as an appellant.

UPON WHAT GROUNDS WAS THE LIGENSE REVOKED? The Department adopted the Proposed Decision of the Hearing Officer. In that Decision, in which appellant herein was respondent therein, the following appears:

"Determination of Issues Presented: Count I (1): Respondent did not violate §25601 of the Alcoholic Beverage Control Act.

(2): The above named Respondent and licensee did violate §25601 of the Alcoholic Beverage Control Act.

Count II; Grounds constituting a basis for the suspension or revocation of the license, held by the above named licensee for the above described premises, under the provisions of \$24200 (a) and (e) of the Alcoholic Beverage Control Act have been established with a reference to Count II. It is further determined that the continuance of the license of said respondent would be contrary to the public welfare and morals within the meaning of said terms as used in Article XX, §22, of the California Constitution. Grounds for the suspension or revocation of the license of respondent under the provisions of §24200 (a) and (e) of the Alcoholic Beverage Control Act have been established with reference to Count I (2)."

Thus, it would seem, the Department found that appellant had violated Business and Professions Code §25601 and §24200 (a) and (e). As to Count II, appellant had violated Business and Professions Code §24200 (a) and (e) and Article XX, §22 of the California Constitution. In the original Accusation, appellant was informed that "additional grounds" for suspension or revocation existed under Business and Professions Code §24200 (b) but the decision is silent as to any finding under that sub-section.

The Appeals Board, in affirming revocation based upon the allegations contained in Count I and reversing the revocation based upon the allegations of Count II, found that revocation could be based only upon one violation.

П

"The Hearing Officer. Well, the things take place on the licensed premises. The licensee is supposed to be aware of what is going on there either through him personally or through his agents."

The bartenders did not lolter to talk to anyone (T.R. (a) p. 86, line 12). The bartenders were going back and forth tending bar (T.R. (a) p. 89, lines 8-10). There were people in back of these two men (T.R. (a) p. 92, lines 11-13). They used normal conversational tones (T.R. (a) p. 93, lines 23).

(c) Agent Harris testified that on April 4-1956. he saw two men, one of whom was seated at the bar and another standing, and he observed the "standing male rubbing and fondling the inside of the thighs of the seated male" (T.R. (a) p. 25, lines 7-10). The bar stools were 30-33" in height (T.B. (a) p. 60, line 9). The agent was present for nearly an hour (T.R. (a) p. 57, line 8) and, once again, he saw only one "incident" (T.R. (a) p. 57, lines 16-18). Two bartenders were on duty (T.R. (a) p. 57 lines 14 and 15). At the time of that "incident," the agent did not know where one bartender was (T.R. (a) p. 58, line 21). Wherever that bartender was, it was the ominion of the agent, that that bartender could not have seen this incident (T.R. (a) p. 59, line 3). The other bartender was "looking in all direction" and was six to eight feet away at different times (T.R. (a) p. 59, lines 15-18) and he was busy mixing drinks. The agent was not allowed to give his opinion as to whether or not the other hartender could see the "incident" (T.R. (n) p. 59, lines 4-7).

Another look at the photographs of the bar will show that it was physically impossible for that bartender to have seen these alleged acts since the front edge of the bar is raised and the tops of the stools are well below the level of the bar.

17

There is no evidence of the presence of petitioner or any other employee. The agent did not call the attention of any employee to what he saw or take statements from participants. (d) On April 14, 1956, when the licensed premises contained 175 customers (T.R. (a) p. 25, lines 19 and 20), these same agents saw two men standing between the bar and the booths and saw one of them reach over to the other and "fondle and tap the buttocks of the second male's (T.R. (a) p. 26, lines 47). Once again, that was the only "observation" made that night (T.R. (a) p. 26, lines 1-2). There were people all around these two men (T.R. (a) p. 61, lines. 24-25; p. 62, lines 2-4). The people closest to these two were "almost touching them" and were between thera and the bar (T.R. (a) p. 62, lines 5-9). In the area between the bar, and the booths there were about 100 people (T.R. (a) p. 64, lines 15-16). There is absolutely no testimony as to the location of the bartenders, the petitioner or any other of his emplonees.

(c) On May 11, 1956. Mr. Tregoning of the San Francisco Police Department saw one man give a "prolonged lift" lasting 15 to 20 seconds, to the buttocks of another (T.R. (b) p. 41, lines 13-16). There were from 100 to 150 persons upon the licensed premises (T.R. (b) p. 32, lines 17-18). The policeman was there one hour (T.R. (b) p. 33, line 1).

18

The witness believed there were two bartenders there but he "couldn't say for sure" if they had "fixed stations or moved about" (T.R. (b) p. 41, lines 23-26; p. 42, lines 1-2). There was no testimony as to the presence of any other employees at the time of this "incident;" although the Hearing Officer attempted to elicit such testimony (T.R. (b) p. 42, lines 5-13).

In fact, this "incident" was done in a "sneaky, intimate manner," according to Officer Tregoning (T.R. (b) p. 45, line 23), despite the Attorney General's argument, set forth in his brief to the Superior Court, that "there is no evidence that the acts were 'furtively done'." (Department's Brief p. 8, lines 23-24), The Attorney General's definition of "furtive" is an act "done, obtained or characterized by stealth; hence sly; secret; stealthy... and" (Department's Brief p. 8, lines 24-25).

There was no evidence that petitioner or any employee saw or could have seen this "incident."

(f) On May 12, 1956, an employee of the Department allowed a man named Cowgill, who had been drinking (T.R. (b) p. 7, lines 2-26), to rub the privates of the Department employee (T.R. (b) p. 7, lines 2-26).

Mr. Cowgill was standing at the bar and there were "two persons behind the bar but just who they were I don't know," the agent said (T.R. (b) p. 5, lines

16-20). There were some 100 to 150 persons upon the licensed premises (T.R. (b) p. 11, lines 25-26). The agent was sitting at the bar during this "incident" (T.R. (b) p. 7, line 23). There is grave doubt as to whether or not, Mr. Cowgill was a customer of the licensee. There is no evidence that he made a purchase although he seemed to have a drink in his hand. The agent was turned three quarters away from the bar (T.R. (b) p. 20, lines 23-24). There were people sitting by Mr. Cowgill and by the agent at the bar (T.R. (b) p. 21, lines 3.4). Between the bar and the booth there were people standing. People were all around (T.R. (b) p. 21, lines 15-21). People were pretty close to each other (T.R. (b) p. 21, line 19). The agent was "facing away from the bar" (T.R. (b) p. 22, line 6). As Mr. Cowgill made an advance, the agent "moved closer" but that was not done to encourage Mr. Cowgill, the agent claimed (T.R. (b) n. 23. lines 8-14). The agent repeated that he did not. encourage Mr. Cowgill (T.R. (b) p. 25, lines 7 and 9). Then he stated that he "knew what the ultimate results of his actions would he?' (T.R. (b) p. 25, lines 18-19), but when asked the following questions, he gave these answers (T.B. (b) p. 25, lines 20-23).

19

"Q. But you didn't move away?

"A. No, sir I didn't move away.

"Q. Why din't you move away?

"A. That's something I can't enswer sir?"

The agent, obviously, was not telling the truth. Either this "incident" didn't happen at all or he entrapped Mr. Cowgill, who pleaded not guilty (Exhibit No. 2), although he was found guilty. The agent did not see the appellant (T.R. (b) p. 28, lines 20-22). There is no evidence at all that any employee saw this incident, if it happened, or could have. Certainly these acts, if they occurred, were furtive.

20

As to conversation, the Appeals Board decision shows the following took place:

"On March 23, 1956, about 9:15 pm. Agent Harris overheard a conversation at the bar wherein a male, seated at the bar, stated to a number of women that 'he knew all the lesbians in town', and further that 'I am married now; I have a husband now' (T.R. (a) 20:24-21:3). The bartender 'Tex' was as close to the speaker as was the agent (T.R. (a) 22:1-3).

"Both Agents Harris and Merrison overheard males addressing one another by way of endearing terms, e.g., 'honey', 'dear', 'dearie' (T.R. (a) 41.22.42:3; 80:18-23).

489

"Officer Tregoning, on March 11, 1956, at about 10 p.m. had a conversation with a person named 'Phil' who stated that he was living with a 'faggot' (T.R. (b) 37:6-10), who is, apparently, a male who takes the part of the female in homosexual behavior (T.R. (b) 39:13:26). 'Phil' described the 'love act' in which he and his associate engaged, which is set out in full in the transcript but may not be repeated here (T.R. (b) 39:5-17)."

Following is the evidence as to "knowledge" of those conversational incidents:

(a) There were 40 people in the bar area and two bartenders (T.R. (a) p. 20, lines 13-17; p. 35, lines

5-6). The agent was four to five feet away (T.R. (a) p. 21, line 21). He did not observe one of the bartenders at the time of the conversation but the other was "in the immediate vicinity. He was as close as I, if not closer" (T.R. (a) p. 22, lines 1-3). The men used a "conversational tone" (T.R. (a) p. 21. line 18), On cross-examination, the agent testified that that bartender could not be seen by the agent at all times "because he was partially hidden from my view by the bar" and that the bartender was preparing drinks and drying glasses (T.R. (a) p. 37, lines 13-15). The bartender was within six feet of the man talking (T.R. (a) p. 38, lines 9-11). The agent thought the juke box was playing but he was not positive (T.R. (a) p. 39, lines 2-7). The agent was trying to hear all conversations (T.R. (a) p. 41, line 11), The juke box was somewhat loud (T.R. (a) p. 46, line 6):

(5) and (c) Evidence as to the location of the bartenders as to these conversations is contained above under B, (b) and (c).

1

LEPUTATION EVIDENCE WAS INADMISSIBLE.

Appellant argues that the testimony by Captain. Charles Borland and Officer John Doherty as to the reputation of the licensed premises was inadmissable hearsay and that its admission into evidence was so prejudicial as to require revocation to be set aside or a new hearing ordered. In that case many witnesses gave their opinion that racetracks create police problems, etc.

24

2. To admit certain evidence under §24200 (e) and then to revoke a license under §25601, under which such reputation evidence would be inadmissible, is prejudicial error. (Objection could not have been made to the testimony of Officer Doherty, (T.R. (a) p. 13, lines 9-14) and Captain Borland (T.R. (a) p. 16, lines 12-16) because it was, at that time, admissible by statute).

3. As to the issue of knowledge of the appellant and his employees, this reputation evidence did not supplement or explain any direct evidence, because reputation evidence could not possibly do so. Therefore, if an objection had been made, it should have been sustained.

VI.

ADMISSIONS BY BENEDETTI DID NOT SHOW KNOWLEDGE OF ACTS.

The alleged statement made by appellant (but denied by him) to an agent that all of his patrons were "gay" (T.R.(a) p. 71, line 25) and that, as to the employees, only the cook and appellant were "square or straight" (T.R.(a) p. 72, lines 5-7) is an admission only of the presence of persons of homosexual tendencies on the premises, harmless under Stoumen, and not an admission of knowledge of any immoral acts.

VII CONCLUSION.

The Department should concede that there is not substantial evidence that appellant or his employees actually knew of any immoral or wrongful act. A more difficult question is: Should they have known? To answer that in the affirmative, the mere presence of persons of homosexual tendencies on the premises is not enough. There should be evidence that appellant or his employees actually participated in immoral acts, as in *Kershaw*, where an employee was seen grabbing one of the dancers in the buttocks, or observed them, as in *Vallerga*, where a waitress asked one woman to go to the restroom if she wanted "to continue such activity".

In Benedetti, there were no males dancing with males, no females dancing with females.

The history of sex pervert cases under the Department and its predecessor, the Board of Equalization, shows that there has been a continuing effort to revoke licenses merely because the licensed premises were a hangout for persons said to be sex perverts. There has been a constant struggle between the Department and the Board of Equalization, on the one hand, and the courts, on the other, on this issue.

It is the law, of course, that licenses may be revoked upon substantial evidence. Brice v. Department of Alcoholic Beverage Control, 153 C.A. 2d 315, 314 P. 2d 807. Appellant argues that this type of case has produced two extremes so far as the factual consideration is concerned. One extreme is demonstrated by the Stoumen case. In that case there were no prohibited acts. At the other extreme are the Kershaw and the Nickola cases. In each of the latter, clearly, there were flagrantly immoral acts observed without question by the licensee or his agents. But the Benedetti case stands in between these extremes. In this case, there is evidence of what the agents have termed "wrongful acts". But the Appeals Board has conceded that neither the appellant nor his employees noticed any objectionable conduct. And there is no substantial evidence they did.

26

It would not be difficult to obtain information as to the knowledge of the licensee or his agents concerning immoral conduct. If this revocation is not set aside, appellant urges the District Court of Appeal to refer this case to the Department for further hearing in accordance with appropriate directions.

Dated, San Francisco, California, April 5, 1960.

49

Respectfully submitted,

Ames Murray Frankuse + Murrays Attorneys for Appellant.

ORIGINAĬ

IN THE DISTRICT COURT OF APPEAL OF THE STATE OF CALIFORNIA FIRST APPELLATE DISTRICT DIVISION TWO

DANTE BENEDETTI,

Petitioner and Appellant,

VS.

413

DEPARTMENT OF ALCOHOLIC BEVERAGE CONTROL, et al.,

Respondents.

Dist. Court of Appeal - First Dist. **F I L E D** DEC 8 1960 LAWRENCE R. ELKINGTOM, Clerk Hy _____

1 CIv. 19205

On August 20, 1956, the Department of Alcoholic Deverage Control (hereinafter referred to as "department") filed an accusation against one Dante Benedetti, doing business as "Peper Doll," as an on-sale general licensee of the department, charging violations in two counts of the Alcoholic Beverage Control Act. Count I was subdivided into two parts. Both charged the keeping of a disorderly house in conjunction with licensed premises, Count I(1) alleging disturbance of the neighborhood, Count I(2) injury to the public welfare and morals (§25601, Bus. & Prof. Code).* Count II charged the keeping of a resort for sexual perverts (§24200, subd. (e)). The accusation further charged that by reason of the facts therein alleged, the continuance of Benedetti's licence would be contrary to public welfare and morals as set forth in Section 22, Article XX of the Constitution of California. Hearings were conducted, the matter was submitted, and on May 16, 1957, the department adopted

PALL section references hereinafter are to be the Bisiness and Proressions Code, unless otherwise indicated.

ORIGINAL ORIGINAL 1 Civil No.

District Court of Appeal State of California

In the

FIRST APPELLATE DISPRICT

ELKING

DANTE BENEDETTI, Petitioner and Appellant

19,205

DEPARTMENT OF ALCOHOLIC BEVERAGE CON-THOL; RUSSELL MUNRO, Director, Department, of Alcoholic Beverage Control, State of California; Gus PHILLIPS, Acting Supervising Agent, Department of Alcoholic Beverage Control, State of California; Alcoholic Beverage Con-TROL APPEALS BOARD; COLEMAN E. STEWART, Chairman, Alcoholic Beverage Control Appeals Board, Defendants and Respondents.

APPELLANT'S OPENING BRIEF.

Appeal from the Judgment Entered on July 3, 1959, Denying Petition for Writ of Mandamus, by the Superior Court of the State of California, in and for the City and County of San Francisco. Honorable Orla St. Clair, Judge,

> JAMES MURRAY, MARKUHE, & MURRAY, 1 821 Market Street, 74 San Francisco 9, Galifornia,

> > Attorneys for Appellant.

алылы масан ранттий пр., Сли рааринее ...

493

Benedetti v. Dept. Alcoholic Bev. Control [187 Cal.App.2d 213]

Benedetti v. Dept. Alcoholic Bev. Control, 187 Cal.App.2d 213 [Civ. No. 19205. First Dist., Div. Two. Dec. 8, 1960.]

DANTE BENEDETTI, Appellant, v. DEPARTMENT OF ALCOHOLIC BEVERAGE CONTROL et al., Respondents. COUNSEL

James Murray and Markuse & Murray for Appellant. Stanley Mosk, Attorney General, and Albert W. Harris, Jr., Deputy Attorney General, for Respondents.

OPINION

McGOLDRICK, J. pro tem. fn. *

On August 20, 1956, the Department of Alcoholic Beverage Control (hereinafter referred to as "department") filed an accusation against one Dante Benedetti, doing business as "Paper Doll," as an on-sale general licensee of the department, charging violations in two counts of the Alcoholic Beverage Control Act. Count I was subdivided into two parts. Both charged the keeping of a disorderly house in conjunction with licensed premises, Count I(1) alleging disturbance of the neighborhood,

Count I(2) injury to the public welfare and morals (Bus. & Prof. Code, ?25601). fn. ? Count II charged the keeping of a resort for sexual perverts (? 24200, subd. (e)). The accusation further charged that by reason of the facts therein alleged, the continuance of Benedetti's license would be contrary to public welfare and morals as set forth in section 22, article XX, of the Constitution of California. Hearings were conducted, the matter was submitted, and on May 16, 1957, the department adopted the decision of its hearing officer, thereby dismissing the first part of Count I, and revoking Benedetti's on-sale general license on the bases of Counts I(2) and II severally. Recent Attorneys

Benedetti v. Dept. Alcoholic Bev. Control 187 Cal.App.2d 213 <u>http://www.lawlink.com/</u> <u>research/caselevel3/36967</u> Benedetti then appealed to the department's decision to the Alcoholic Beverage Control Appeals Board (hereinafter referred to as "board") which concluded that each of the counts [187 Cal.App.2d 215] was supported by substantial evidence. However, although affirming the decision as to Count I(2), the board reversed as to Count II, stating as grounds for said reversal that since the department had elected to revoke the license on the basis of Count I(2) and a violation of section 25601, it could not, on the same evidence, impose the same penalty on the basis of Count II upon the theory that Benedetti was guilty of a second and separate offense. In Vallerga v. Department of Alcoholic Beverage Control (1959), 53 Cal.2d 313 [347 P.2d 909], the Supreme Court held section 24200, subdivision (e), to be unconstitutional, and any question as to the correctness of this ruling is now moot. Benedetti subsequently sought review of the decision by the court below in a petition for writ of mandamus. The court issued an order staying enforcement of the order of revocation, whereupon a hearing occurred and the cause was submitted. The court subsequently filed findings of fact and conclusions of law wherein it upheld the board's decision, and judgment was entered setting aside the alternative writs and denying a peremptory writ of mandate. Benedetti appeals from this judgment. The board's decision, affirmed by the court below, upheld found." (Pp. 630-631.) (Brodsky v. California State Board of Pharmacy (1959), 173 Cal.App.2d 680-688 [344 P.2d 68], cited by appellant, is in harmony with this decision. In Givens v. Department of Alco the department's order of revocation on the sole ground of a violation of section 25601. [1] Appellant contends, first, that in a prosecution under that section, proof of knowledge by the licensee or his agents of proscribed acts is necessary; second, that the evidence is insufficient to establish such knowledge in the instant case. In Swegle v. State Board of Equalization (1954), 125 Cal.App.2d 432 [270 P.2d 518], appellant made a similar contention with regard to section 58 of the then Alcoholic Beverage Control Act (now? 25601). In finding this proposition to be without merit, the court said "... Appellant cites numerous cases from other jurisdictions to the effect that 'permit' means knowledge, consent, acquiescence, willingness, as distinguished from passive sufferance. However, in Dorris v. McKamy, 40 Cal.App. 267, 274 [180 P. 645], it is said that 'as defined by Webster and others, "permit" implies no affirmative acts. It involves no intent. It is mere passivity, abstaining from preventive action.' " (P. 438.) In Mercurio v. Department of Alcoholic Beverage Control (1956), 144 Cal.App.2d 626, 630 [301 P.2d 474], the court interpreted the Swegle case as holding that the permission required by the statute does not have to be a "knowing" one [187 Cal.App.2d 216] and that "a licensee can be held to have permitted acts constituting a ... [violation] by a showing that the acts themselves took place. Further on in the opinion, the court said "The very fact that rules and laws providing for violations for which disciplinary action may be taken, provide that some violations must be 'knowingly' done [? 24200.5, subd. (a)] and as to others the word 'knowingly' is omitted, indicates that in the latter cases there is no requirement that the violations be knowing ones. 'Knowingly' not being required in either rule 143 or section 24200, the use of that word in the accusation was immaterial and is not necessary to be Alcholic Beverage Control (1959), 176 Cal.App.2d 529, 534 [1 Cal.Rptr. 446], the appellant argued that in as much as the findings of the hearing officer showed that he had made reasonable attempts to control his customers, those findings did not support the determination that he was guilty of a violation of section 24200, subdivisions (a) and (b), and section 25601. The court, however, found that as used in the context of section 25601, "suffers" means "to permit, allow, or not to forbid activities which constitute the premises a 'disorderly house.' Since an on-sale licensee has an affirmative duty to maintain properly operated premises [citation], and since acquiescence is nonetheless permission or sufferance within the purview of section 25601 [citing Swegle]. Givens failed to perform his statutory duty. The law requires more than that a licensee make some colorable efforts toward the maintenance of lawfully conducted premises. The law demands that he in fact so conduct his business that it meets the minimum requirements of decency and morality. If, as in this present case, the overwhelming evidence shows that the tavern is in fact a 'disorderly house,' there can be but one conclusion; that the licensee has permitted or suffered such a condition to exist. ..." Since appellant does not contest that the evidence is sufficient to support the judgment, although refusing to concede its accuracy, we deem it unnecessary to summarize the evidence produced before the hearing officer. [2] The rule that although the factual

determinations of the department may be set aside upon a showing of a lack of substantial evidence, a court may not reweigh the evidence or assess the credibility of witnesses (Mercurio v. Department of Alcoholic [187 Cal.App.2d 217] Beverage Control, supra; Brice v. Department of Alcoholic Beverage Control (1957), 153 Cal.App.2d 315 [314 P.2d 807]), therefore obviates further discussion in this regard, [3] In addition, the appellant claims that the hearing officer erred in receiving testimony to the effect that the premises in question have a reputation for being a "hangout for homosexuals," and in this connection, he urges that this was inadmissible hearsay and its receipt in evidence constituted reversible error. It is to be noted that there was no objection to this testimony during the hearing because the now invalid section 24200, subdivision (e), provided that in addition to any other legally competent evidence, the character of the premises as "a resort" for sexual perverts might be proved by general reputation. There is evidence in the record placing appellant's employees in the near proximity of the wrongful acts. There is also evidence which supports an inference that the employees were aware of the continuing misconduct, viz., on the instance occurring on May 13, 1956, following the occasion when a patron named John Cowgill invited Agent Johnson to engage in a lewd act. After Johnson left the bar with Cowgill and placed him under arrest, Johnson returned to the bar and asked Police Officer Tregoning to come outside. At this time, the bartender, Rick, warned Tregoning, who was not known to be a police officer, not to go outside with Johnson. The bartender said that several arrests had been made the night before; it would be all right as long as he did not leave the premises.

Moreover, there was also evidence, unobjected to and clearly admissible in view of the acts alleged in the accusation, that appellant himself had characterized the patrons of the "Paper Doll" as being "gay" (synonymous with homosexual). Appellant also stated that in the "Paper Doll," only he and the cook named Johnny were "straight" or "square." Furthermore, section 11513 of the Government Code makes hearsay admissible in this type of administrative hearing and this applies to evidence of reputation as well as to any other type of hearsay. (Swegle v. State Board of Equalization, supra; 19 Cal.Jur. 2d, ? 383, p. 116; 2 Cal.Jur.2d, ? 147, p. 251.) Therefore, no effective objection to its introduction could have been interposed even in lieu of section 24200, subdivision (e). Benedetti v. Dept. Alcoholic Bev. Control 187 Cal.App.2d 213

While it is true that section 11513 specifies that whereas hearsay may be used for the purpose of supplementing or explaining any direct evidence, it shall not be sufficient in itself to support a finding unless it would be admissible over [187 Cal.App.2d 218] objections in civil actions. However, as we have noted above, no contention is made as to the substantiality of the direct evidence herein of such homosexual activities on the premises which has been repeatedly held to be within the purview of section 25601. It is our view that the complained-of hearsay is merely supplementary thereto and nothing more. [4] Finally, it should be noted that in the department's original decision, it was determined that the continuance of appellant's license would be contrary to public welfare and morals within the meaning of those terms as used in section 22, article XX, of the Constitution of California. In Vallerga v. Department of Alcoholic Beverage Control, supra, the Supreme Court reversed a judgment denying a writ of mandamus to compel the department to set aside its revocation grounded to a violation of the

invalid section 24200, subdivision (e), despite the fact that there was sufficient evidence to sustain a revocation on said constitutional grounds. However, in that case, the trier of fact had made no findings with regard to this evidence and, furthermore, the accusation failed to put the licensees on notice that their license might thereby be revoked. Thus, to

have sustained the revocation under the constitutional provision would have violated due process of law. Neither the accusation nor the findings present such an impediment in the instant case. Appellant refrains from contending otherwise, and from charging that the licensee's knowledge of the facts is required under section 22, article XX, of the Constitution of California, confining his objection to the argument that because the board sustained the department on a different ground, this court is restricted to a consideration of that ground only. It is our view that no such restriction exists.

Judgment is affirmed.

Draper, Acting P. J., and Shoemaker, J., concurred. Assigned by Chairman of Judicial Council. All section references hereinafter are to be the Business and Professions Code, unless otherwise indicated.

By using this site you agree to our terms of use. Copyright © 2010 LawLink. All rights reserved

. . .

APPENDIX (D)

· · · ·

. . .

•

· ·

· · · ·

· . .

• •

.

498

Historian Nan Alamilla Boyd & the Gay Ghosts of Queer Old North Beach

Posted June 9, 2014 by RADAR in RADAR General Interest 683 0 0

We caught up with Nan Alamilla Boyd, author of <u>Wide Open Town</u> and our resident historian for the June 21 event <u>Step Back: A Walking & Reading Tour of Queer Old North Beach</u>, at the airport as she was heading to DC. She was invited to participate in a convening of 12 historians, hosted by the Department of the Interior and National Parks Service, to talk about the possibility of establishing LGBT landmarks through the National Parks Service. #Exciting! She said that as she's prepared for this meeting, queer old North Beach hasn't been far from her mind:

"Historic queer north beach is a space that has been completely forgotten about. When you think about San Francisco's queer history you think about the Castro, maybe you think about <u>Valencia</u> because of Michelle Tea's book, and maybe if you have a good historical memory you think about Polk Street. But most people have no idea that North Beach has such really vibrant queer history. This tour enables us as a collectivity to think of queer history in a much more complex fashion because North Beach was always understood to be an Italian neighborhood or a tourist neighborhood or the place where the Beat Movement happened but there was quite a bit of queer history there."

Sexuality, vaudeville, tourism & Freud...

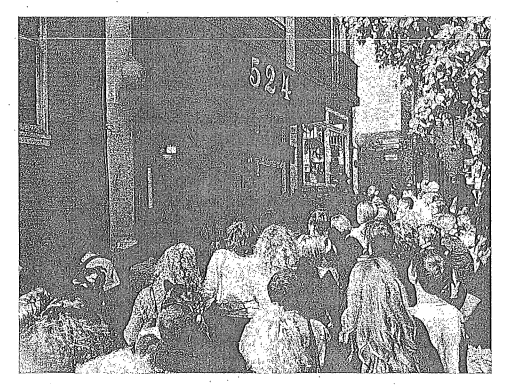
"North Beach was a tourist space; it was a space where sexualized entertainment was permissible. It was also a liminal space where queer space evolved – at the border of Chinatown and North Beach, which were both cultural enclaves but also tourist spaces where the notions of what was proper or normal were stretched. And there was a commoditized sexualized tourist culture in both Chinatown and North Beach. So the environment was ripe for the emergence of queer culture and communities. They started with gender transgressive entertainment, like male and female impersonator shows. These were holdouts from late 19th century/early 20th century vaudeville. Vaudeville was a form of popular American entertainment that wasn't really understood to be queer, but in the early 20th century those forms of entertainment were queered by sexology and Freudian theory."

And then came the repeal of Prohibition...

"With the repeal of Prohibition in 1933 there was this opportunity for people to make money from the sale and consumption of alcohol again. One way this happened in North Beach was through staging these queered versions of old Vaudeville female impersonator shows. This male impersonator show at Mona's evolved and caught on and was super popular. It was through this bending – or queering – of a holdout from Vaudeville entertainment style that we had this emergence of a nascent queer culture. From these commoditized tourist spaces more 'authentic' queer spaces began to emerge."

One of the stops on our walking tour is...

"The Paper Doll, super popular in the early 1950s, was a little bit off the beaten path. It was far enough away from the commercial strip that it was much more of a cultural enclave. It was a queer bar for queer people first rather than a queer bar for tourists first. Alongside the tourist culture were these more community based spaces like Paper Doll through which a cultural community evolved and eventually solidified. I argue in my book, *Wide Open Town*, that in these community spaces there began to evolve a political awareness. It took place inside bars rather than in formal spaces where other movements were convening. That these communities were forming at bars – where everyday people hang out – indicates the populist roots of queer culture, rather than seeing the politicization of queer culture through some elite enterprise. This process was really democratic, cut across class, and was really gender transgressive as well. It wasn't that clean, gender-appropriate movement that emerged in the 1950s. I think the roots of San Francisco's strong queer political movement is in these truly queer and gender transgressive populist spaces, which at that time were the bars of North Beach."



Join RADAR on Saturday, June 21, 2014, 4pm (PROMPTLY) at City Lights Books - 261 **Columbus** Avenue in San Francisco as we reclaim queer space and salute the gay ghosts of North Beach on a walking tour that explores the neighborhood's queer history. Nan Alamilla Boyd, author of *Wide* Open Town: A History of Queer San Francisco to 1965, leads the way, revealing the secret histories of today's local businesses and painting a picture of a place once

swinging with lesbian and trans nightlife. Featuring special pop-up performances by Lil Miss Hot Mess, Kat Marie Yoas, Maryam Rostami, Mason J, Miss Rahni, Rhiannon Argo and Raquel Gutierrez.



SAN FRANCISCO HISTORICAL SOCIETY P.O. Box 420569 San Francisco, California 94142-0569 415.775.1111

January 10, 2001

524 Union Street 76 Brentwood Ave San Francisco, CA 94127-2237

Dear San Francisco Property Owner:

The San Francisco Historical Society has applied to the Department of Public Works for a permit to install additional bronze plaques in the sidewalk to mark the Barbary Coast Trail. We have applied for this permit to make it easier for walkers to follow the route and to raise awareness of the trail,.... which connects twenty of San Francisco's most important historic sites. Since the trail passes in front of your property at 524 Union Street, we may wish to install a bronze trail plaque in the sidewalk fronting your building. We are notifying you for two reasons:

First, if you have any concerns or objections to a Barbary Coast Trail plaque being set in the sidewalk fronting your property, please contact Nick Elsner of the Department of Public Works. Mr. Elsner can be reached by phone at 415 554-6199 or by mail as Department of Public Works; Bureau of Street Use and Mapping; 875 Stevenson Street, Room 460; San Francisco, CA 94103. Also, the Department of Public Works has scheduled a public hearing on Wednesday, January 31, 2001 at 9:00 AM at City Hall, 1 Dr. Carlton B. Goodlett Place (formerly 400 Van Ness Avenue), Room 400 to consider this proposal.

Second, we are offering you the first opportunity to sponsor a plaque in front of your property. These durable bronze plaques were honored with an award by San Francisco Beautiful. Should you decide to become a sponsor, your name or any name(s) you chose up to 45 letters and spaces will be permanently cast into the plaque. To see an example of this, please walk to either corner of the block where your property is located. The cost to sponsor a plaque is \$2,200.

We hope you will join our efforts to preserve and promote San Francisco history. The San Francisco Historical Society is a non-profit 501(c)(3) organization, chartered by the State of California. If you have questions please call us at 415 775-1111 and leave your name and number. Your call will be returned promptly. Thank you for your support.

Sincerely.

Daniel Bacon Executive Director, Barbary Coast Trail

SAN FRANCISCO HISTORY HAS A GREAT FUTURE

Selected literary references to the Paper Doll.

A Restricted Country: Essays and short stories by Joan Nestle

A Place For Ourselves: Lesbian, Gay, and Bisexual Community Histories edited by Brett Beemyn

A Touch of Noir By L.M. Giannone

Baby, You are My Religion: Women, Gay Bars, and Theology Before Stonewall By Marie Cartier

Bohemian San Francisco . by Henry Herman Evans

Creating a Place For Ourselves: Lesbian, Gay, and Bisexual Community Histories edited by Brett Beemyn

Cultural Studies edited by Lawrence Grossberg, Cary Nelson, Paula Treichler

Gay and Lesbian San Francisco By William Lipsky

Gaylaw: Challenging the Apartheid of the Closet By William N Eskridge

Naked in the Promised Land By Lillian Faderman

Poet Be Like God: Jack Spicer and the San Francisco Renaissance By Lewis Ellingham, Kevin Killian

Portable Childhoods By Ellen Klages

Reborn: Early Diaries by Susan Sontag

San Francisco, Open Your Golden Gatel: Memoir By Larry R. Oberg

San Francisco Noir: The City in Film Noir from 1940 to the Present By Nathaniel Rich

Sapphistries: A Global History of Love Between Women By Leila J. Rupp

The Empress Is a Man: Stories from the Life of José Sarria by Michael Robert Gorman

Selected literary references to the Paper Doll.

The Birth of the Beat Generation: Visionaries, Rebels, and Hipsters, 1944-1960 by Steven Watson

The Fabulous Sylvester: The Legend, the Music, the Seventies in San Francisco By Joshua Gamson

The Streets of San Francisco: Policing and the Creation of a Cosmopolitan ... By Christopher Lowen Agee

The Voice of My Brother's Blood: A Love Story By David Charles Craley

Vanished Act: The Life and Art of Weldon Kees By James Reidel

Weldon Kees and the Midcentury Generation: Letters, 1935-1955 By Weldon Kees

Wide-Open Town : A History of Queer San Francisco to 1965 by Boyd, Nan Alamilla

Infinite City: A San Francisco Atlas by Rebecca Solnit, 2010



September 5, 2018

Andrew Wolfram Commission President Historic Preservation Commission 1650 Mission Street, Suite 400 San Francisco, CA 94104

Dear Commissioner Wolfram:

As the fiscal sponsor and partner for the *Citywide Historic Context Statement for LGBTQ History in* San Francisco, the GLBT Historical Society wholeheartedly endorses the landmarking of the former Paper Doll at 524 Union Street in San Francisco. Not only would this be the first San Francisco Landmark inspired by the LGBTQ HCS, it is a landmark proposed by a property owner who is genuinely committed to honoring her building's LGBTQ history. Truly extraordinary.

LGBTQ historian and scholar Nan Alamilla Boyd was the first to describe the Paper Doll as a "community center" where LGBTQ people could "make friends, find lovers, get information, or plan activities." Public spaces such as the Paper Doll were vital in the formation of San Francisco's LGBTQ communities, especially in the 1940s and 50s when any display of nonnormative sexuality was criminal, and most people viewed nonnormative men and women as pathological. As noted in the LGBTQ HCS, "the concept of public spaces providing the protection needed for establishing and nurturing community is critical to understanding LGBTQ history." The Paper Doll was one of those places.

On a personal note, the Paper Doll has been close to my heart since 2009 when I completed my master's thesis on preserving the history of San Francisco's lesbian community in North Beach. At a time when North Beach was bustling with queer bars and nightclubs, the Paper Doll was unique as the only full-service restaurant catering to these communities. I imagined myself as a lesbian during that period and understood how good it would feel to gather in one of those famous booths for a meal with like-minded women in a place that not only tolerated but welcomed us.

Thank you for your consideration of this landmark!

Sincerely,

Shayne E. Watson Founding Chair GLBT Historical Society Historic Places Working Group

Archives and Research Center: 989 Market, Lower Level • San Francisco, CA 94103 • (415) 777-5455 Museum: 4127 18th St. • San Francisco, CA 94114 • (415) 621-1107 • www.glbthistory.org

TENDERDOIN

MUSEUM

WWW.TENDERLOINMUSEUM.ORG

398 EDDY STREET, SAN FRANCISCO, CA 94102

415-351-1912

Dear Historic Preservation Commission,

The Tenderloin Museum enthusiastically supports efforts to landmark the Paper Doll site at 524 Union.

As a historical institution with exhibits and programming that shares the history of marginalized groups (that are often ignored in history books), the Tenderloin Museum sees the Paper Doll as having tremendous historical value. Commemorating the Paper Doll promotes LGBTQ history, specifically Lesbian history, which is frequently overlooked in traditional LGBTQ narratives.

The Tenderloin Museum produced a popular play about the Compton's Cafeteria Riots, which ran from Feb-May of this year. The play shared the history of trans women in the Tenderloin neighborhood and a riot that occurred in 1966, three years before the more famous Stonewall riot in New York. Educating the public about this important, little known historical incident highlighted the vital contributions trans women (and many trans women of color) made to the queer civil rights movement. It also highlighted the importance of the Tenderloin, the city of San Francisco, and the vital role our city played in sparking the nationwide queer liberation movement. Compton's directly challenges the narrative that the movement began in New York with Stonewall in 1969.

Granting landmark status to the Paper Doll achieves similar objectives. It shows the vital role San Francisco has played in fostering gay culture and gay civil rights, through the lens of an often overlooked group in the gay community. Mona Sargen, an early manager of the Paper Doll who went on own the first lesbian clubs in the city is a criminally unknown queer civil rights hero. Championing her and the Paper Doll, is incredibly important in telling a more complete story about gay life and gay activism, as well as challenging traditional, incomplete narratives about the movement.

Let me know if I can be of any service in promoting this important history.

Sincerely,

Katie Conry Executive Director Tenderloin Museum

September 23, 2018

Andrew Wolfram, Commission President Historic Preservation Commission 1650 Mission Street, Suite 400 San Francisco, CA 94104

Dear Commission President Wolfram and Historic Preservation Commissioners:

It is my pleasure and honor to write this letter in support of granting landmark status to the building located at 524 Union Street.

The years my father, Dante Benedetti, owned the Paper Doll is just one short period of its history, but one that could not be more San Franciscan. Being a native, I remain proud of my heritage and my birthplace. San Francisco has been on the forefront of many cultural shifts through its history, making 524 Union a landmark is one way to call out again how its citizens have stepped up and made the city great.

My father owned the Paper Doll Club/Restaurant located at 524 Union Street from the mid 1950's to the early 1960's. Although most often recognized for the work he did with San Francisco youth for over five decades or saving the baseball program at U.S.F. or being lifelong friends with Joe DiMaggio with whom he grew up, I have been as equally, if not prouder, of the integrity he held in regards to the Paper Doll.

When he bought the Paper Doll that hosted gay clientele in the mid 1950's, he held the same standards he had always held at our family's restaurant, the New Pisa: customers were treated with respect, but they were also expected to comport themselves with respect towards others. A man steeped in his Italian heritage, my father did expect all to maintain a certain decorum in public.

As at the New Pisa, his sense of protecting his customers was just as fervent at the Paper Doll, but it was more tested at 524 Union. Unfortunately, there were often people who did not approve of the LGBTQ community, but who would come into the restaurant to cause problems. My father and his cook would usher them out the door, and often needed to resort to physically removing them from the premises and away from the alley that bordered the Club. Having at one time being an amateur boxer aided the situation.

A common practice for restaurant owners while my grandparents and father owned the New Pisa from the 1920's through the 1970's, was to offer meals to the police officers on the beat, sometimes a flat of raviolis to take home or even a good sized prime rib. However, at the Paper Doll as at other establishments that served the LGTBQ community, police also expected payments each month or, if no payment was made, they would claim indecent acts were taking place.

True to form, and holding steadfast to his principles, knowing that the Paper Doll was a legitimate restaurant and bar, and a place where his customers, who happened to be gay, gathered, my father refused to be extorted because he knew his customers were doing nothing wrong. When he refused to pay the police, the Paper Doll was shut down, with my father ultimately losing his liquor license.

My parents spent their entire life savings fighting the case in court, going all the way to the U.S. Court of Appeals, with my father's attorney finally convincing him to give up. With no money left, and with no hope of winning, he decided to stop pursuing his case. Even though my father still owned the building at 524 Union until the early 1970's, he and our family were never able to recover financially from his legal battle for his license with the Paper Doll.

Although I did not know the full story until I was an adult, I do have some memories of the time, knowing the period when we didn't have much money, lucky to have other family who helped. But more importantly, I remain exceptionally proud of the principles and character my father had, even when it meant losing almost everything. As a straight man who stood up for the LGTBQ community and for his principles in the face of opposition from those in power, I will be forever proud.

When my father died in 2005, several gay men attended his memorial, remembering all those years later how he had stood up for them, providing them a safe place to enjoy a meal or share a drink.

My sister and I both chose working with youth in schools as a result of the influence and inspiration we received from watching and knowing our father had served the public and the community. My sister is a retired public school teacher and I am currently the Head of School at Julia Morgan School in Oakland, serving mostly girls coming from public schools, readying them to be strong young women, learning to advocate for themselves and others before they go to high school. I want these young girls and young women to do exactly as my father did, standing up and speaking out for what is right and for those who might not otherwise have a voice.

I applaud the consideration the Commission is affording 524 Union St. and urge you to grant it the landmark status it deserves.

Sincerely, Sandra Luna

Sandra Luna P.O. Box 290 Lagunitas, Ca 94938 (415) 497-8971

1930 Parkview Terrace San Diego, CA

> 858 291 8430 August 24, 2018

92037

lillianf@mail.fresnostate.edu

Andrew Wolfram, Commission President Historic Preservation Committee 1650 Mission Street San Francisco, CA 94104

Dear Commission President Wolfram,

I am writing in support of the nomination to have the site of the Paper Doll at 524 Union Street declared a San Francisco landmark. I lived in San Francisco from 1959 to 1962. Already in 1959, the Paper Doll was legendary and was recommended to me as a wonderful meeting place for "gay women" (as we called ourselves then).

I had several subsequent occasions to visit the Paper Doll. It was different from the lesbian bars I had frequented in that it was much more upscale—it even served dinners! It gave those of us who were its patrons a much-welcomed feeling (rare in gay and lesbian venues of that day) that here was a decent place in which to meet people and carry on a social life such as the external society wanted to deny us. That feeling was crucial to our well-being, and it would be difficult to exaggerate how rarely it was permitted to us elsewhere.

The Paper Doll has been recognized in recent years in the work of several LGBTQ historians. It surely deserves to be recognized as well by San Francisco's Historic Preservation Committee as being a landmark of San Francisco's LGBTQ history.

Sincerely,

Lillian Faderman, Ph.D. Professor Emerita, California State University, Fresno Author of Odd Girls and Twilight Lovers, Gay L.A., The Gay Revolution, and Harvey Milk: His Lives and Death

From: To: Cc: Subject: Date: Dennis Hong Ferguson, Shannon (CPC) Peskin, Aaron (BOS); Yan, Calvin (BOS) A Land MarkNorth Beach case Paper Doll Friday, September 28, 2018 4:16:49 PM

This message is from outside the City email system. Do not open links or attachments from untrusted sources.

Good afternoon Shannon, Dennis Hong here, district 7. Retired, a native and still a resident of San Francisco for 70 plus years. In the past I have not submitted comments on Landmark cases, mostly DEIRs, 311's and that type. This notice just screamed and popped out at me and I had to chime in and in full support of it. I will try to track it and look forward to it's approval. So, I really need everyone's help!

With that said, I did not know who to write to in support of this Landmark Status - recommendation. Wow, it has been way to many years that I came across the word **Paper Doll**. You see I moved out of District 3 in the mid 70's. I grew up in that little alley, Bannan Place since 1952 +/- right across the street. At one time they even attempted to change it's name, thank god they did not. I may be weird, but I enjoyed the noise Paper Doll created, no problem sleeping either. Always thought of the Paper Doll as unique and a wonderful benefit to North Beach. Lively too.

Growing up in North Beach I missed the smell of the baking of the french bread, the roasting of the coffee, the baking of the pizza, the street fairs, even went to the very first one in the fifties and then some. Oh must not forget that big market Bon Gusto on Green Street, the Green Valley Restaurant, on and on....

Made that big mistake when I moved out of District 3. I

still visit North Beach - Chinatown weekly. This land mark status would be a big benefit to North Beach and district 3.

I trust this email works. Could you please share this with the Commission and others at the Oct 17, Meeting?

If anyone has any questions to my usual rambling email, please feel free to reach to me at this email.

Best regards,

Steven Wong Ready State, LLC. 524 Union Street San Francisco, CA 94133 Tel: 650.396.2557

August 27th, 2018

Andrew Wolfram, Commission President Historic Preservation Commission 1650 Mission Street, Suite 400 San Francisco, CA 94104

Dear Mr. Wolfram,

I am the cofounder of Ready State, the business that currently operates out of 524 Union Street. I am writing to endorse the application for landmark status of this building to the Historic Preservation Commission.

As a content marketing agency, we naturally thought it appropriate to tell the story of this building, and were delighted by what we uncovered. From its origin as The Paper Doll Club, to serving as the studio for Harlem Renaissance sculptor, Sargent Claude Johnson, and housing the editorial team for Ramparts magazine, which was incidentally where Jan Werner interned before founding Rolling Stone magazine, this building is steeped in history and serves as an inspiration for us.

I believe that recognizing this building as a landmark will help preserve the San Francisco history it has housed, especially in this time of rapid change.

Sincerely,

Steven Wong Co-founder, Ready State

Ready State, LLC 524 Union Street, San Francisco, CA 94133

Office: 650.396.2557 E-mail: hello@readystate.com Web: readystate.com



City Hall 1 Dr. Carlton B. Goodlett Place, Room 244 San Francisco 94102-4689 Tel. No. 554-5184 Fax No. 554-5163 TDD/TTY No. 554-5227

NOTICE OF PUBLIC HEARING

BOARD OF SUPERVISORS OF THE CITY AND COUNTY OF SAN FRANCISCO

LAND USE AND TRANSPORTATION COMMITTEE

NOTICE IS HEREBY GIVEN THAT the Land Use and Transportation Committee will hold a public hearing to consider the following proposal and said public hearing will be held as follows, at which time all interested parties may attend and be heard:

Date:	Monday,	June	3,	2019	1

Time: 1:30 p.m.

BOARD of SUPERVISORS

Location: Legislative Chamber, Room 250, located at City Hall 1 Dr. Carlton B. Goodlett Place, San Francisco, CA

Subjects: File No. 181107. Ordinance amending the Planning Code to designate 524 Union Street (aka Paper Doll), Assessor's Parcel Block No. 0103, Lot No. 009, as a Landmark under Article 10 of the Planning Code; affirming the Planning Department's determination under the California Environmental Quality Act; and making public necessity, convenience, and welfare findings under Planning Code, Section 302, and findings of consistency with the General Plan, and the eight priority policies of Planning Code, Section 101.1.

In accordance with Administrative Code, Section 67.7-1, persons who are unable to attend the hearing on this matter may submit written comments to the City prior to the time the hearing begins. These comments will be made part of the official public record in this matter, and shall be brought to the attention of the members of the Committee. Written comments should be addressed to Angela Calvillo, Clerk of the Board, City Hall, 1 Dr. Carlton B. Goodlett Place, Room 244, San Francisco, CA 94102. Information relating to this matter are available in the Office of the Clerk of the Board. Agenda information relating to this matter will be available for public review on Friday, May 31, 2019.

Angela Calvillo, Clerk of the Board

DATED/MAILED/POSTED: May 24, 2019



SAN FRANCISCO PLANNING DEPARTMENT

October 30, 2018

Ms. Angela Calvillo, Clerk Honorable Supervisor Aaron Peskin Board of Supervisors City and County of San Francisco City Hall, Room 244 1 Dr. Carlton B. Goodlett Place San Francisco, CA 94102

Re:

Transmittal of Planning Department Case Number 2017-001773DES: 524 Union Street Landmark Designation (Paper Doll) BOS File No: _______ (pending) Historic Preservation Commission Recommendation: <u>Approval</u>

Dear Ms. Calvillo and Supervisor Peskin,

On October 17, 2018 the San Francisco Historic Preservation Commission (hereinafter "HPC") conducted a duly noticed public hearing at a regularly scheduled meeting to consider a recommendation for a community sponsored landmark designation for 524 Union Street, known historically as the Paper Doll, to the Board of Supervisors. At the hearing, the HPC voted to <u>approve</u> a resolution to recommend landmark designation pursuant to Article 10 of the Planning Code.

The proposed amendments have been determined to be categorically exempt from environmental review under the California Environmental Quality Act Section 15060(c)(2).

Supervisor, please let the clerk's office know as soon as possible if you wish to take up sponsorship of this ordinance.

Please find attached documents relating to the HPC's action. If you have any questions or require further information please do not hesitate to contact me.

Sincerely,

cc:

Aaron D. Starr Manager of Legislative Affairs

Erica Major, Office of the Clerk of the Board Andrea Ruiz-Esquide, City Attorney's Office Lee Hepner, Legislative Aide SAH FRANCISCO

1650 Mission St. Suite 400 San Francisco, CA 94103-2479

Reception: 415.558.6378

Fax: 415.558.6409

Planning Information: 415.558.6377

CASE NO. 2015-004168DES Landmark Designation Ordinance

2

Attachments (one copy of the following): Draft Article 10 Landmark Designation Ordinance Historic Preservation Commission Resolution Nos. 971, 9XX Planning Department Memo dated October 17, 2018 Planning Department Case Report dated September 5, 2018 Article 10 Landmark Designation Fact Sheet Landmark Designation Application