CAPT. WARD TO BE TRIEDThe Sun (1837-1985); Dec 15, 1909; ProQuest Historical Newspapers The Baltimore Sun (1837-1985)

CAPT. WARD TO BE TRIED

Commander Of Northwestern District Relieved From Duty.

BOARD TO PREFER CHARGES

Failure To Have Woman's Name Sent To Grand Jury Said To Be The Main Allegation.

Captain Bernard J. Ward was relieved from the command of the Northwestern police district at 2 o clock yesterday after-

police district at 2 o'clock yesterday afternoon by the Police Board and today charges
of dereliction of duty will be preferred
against him. He will be given a public hearing before the Commissioners as soon as he
has signified that he has had sufficient
time to prepare a defense.

This action of the board followed a
secret investigation of a complaint made to
Marshal Farnan, by Sergt. Charles E. Hurley, in which the sergeant stated that after
he had obtained a statement from Mrs.
Maggle Hunter, keeper of an alleged disorderly house on North Carey street, that
she had paid \$75 to Robert E. Davis, a local
politician, Captain
Ward ignored the re-The exact nature of the charges which

the exact nature of the charges which the board will have preferred against Captain Ward was not divulged, but it was stated authoritatively that the chief charge would be that of falling to have the name of Mrs. Hunter sent down for indictment, when it is alleged that Captain Ward knew the character of her house for over a year. Some doubt was expressed as to the board preferring the charge of ignoring the board preferring the charge of ignoring the report of the \$75 payment, it being said that the board regarded the other as the most substantial one and resting more on the facts adduced from the secret investigation.

tion.

Although Sergeant Plum and Patrolman Webster appeared before the board and testified that Louis Katz had several timestold them that he was paying Captain Ward certain sums of money for immunity from raids on his saloon, the board, it is understood. Agreed not to press that portion of the charges at this time.

From an authoritative source it is learned that the board has decided that the testimony on these points is garbled and for the time at least it will be dropped. Whether it will be the subject of future investigation Colonel Swann declined to say. tion

Colonel Swann declined to say.

Colonel Swann's Statement. Colonel Swann made the following formal statement:
"The Board of Police Commissioners is

"The Board of Police Commissioners is unwilling to hear any more testimony in regard to this matter in secret session. The Commissioners have ordered that Captain Ward be relieved from duty pending the filling of charges against him and the trial of these charges before the board. The two lightenance in the district will in the meanlicutenants in the district will in the mean-time assume command of the Northwest-ern police district, subject to the order of Marshal Farnan. Ward is at liberty "Captain "Captain Ward is at liberty to prefer charges against any one in the department whom he considers has violated the rules of the department in any way or did anything that is wrong.

"It is impossible at this time to give the exact charges, but I will say that no testimony so far brought out shows that Captain. Ward received any part of the \$75 spoken of."

Colonel Swann expressed himself as extremely surprised and saddened by the

tremely surprised and saddened by the situation and stated that all possible precautions would be taken to see that the trial is fair and thorough.

Captain Ward Gives Up Command.
Captain Ward was notified by telephone
by Marshal Farnan of the action of the
board and appeared at the Marshal's office
at 2 o'clock in uniform. He was not

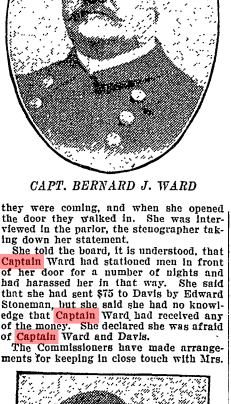
board and appeared at the Marshal's office at 2 o'clock in uniform. He was not stripped of his accourrements, his relief from duty being different from suspension. After a conference with the Marshal Captain Ward emerged to state that he would not discuss the situation until he knew what the charges would be, and then he would make a statement covering the entire situation. This he is expected to do today. to do today.
"I can take care of myself," he told a friend, and he has asserted confidence that the charges will not result in any-

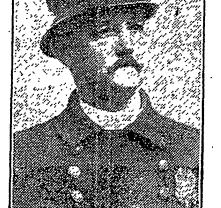
that the charges will not result in anything that will hurt him.

He went to the Northwestern Police station, where the affairs of the station were formally turned over to Lieutenant Carter, who, with Lieutenant Kalbfleisch, will have charge of the district. This done, he left the station left the station. Board Goes To Hunter House. At 11 o'clock in the morning, after hearing the testimony of a number of the Northwestern district patrolinen, the members of the board suddenly decided to go to the home of Mrs. Hunter. Varying

Northwestern district patrolmen, the members of the board suddenly decided to go to the home of Mrs. Hunter. Varying stories of her illness had been given, and some doubts were expressed by her friends as to her ability to appear. The Commissioners, accompanied by Secretary Kinsey, Marshal Furnan and a stenographer, went to the house in the Central district automobile patrol. The patrol was halted at Patterson avenue and Carey street, and the Commissioners walked the remaining two squares to the house. The appearance of the patrol and the alighting of the occupants attracted much attention, and a crowd followed them to the house.

They had not notified Mrs. Hunter that They had not notified Mrs. Hunter that





testify at the hearing when it becomes necessary. Questioned As To Delay.

After the Commissioners had returned to their office Captain Ward was called in and was there for probably half an hour. He was told the exact nature of the testimony and given an opportunity to state his side of the case.

The Captain told the board that he had heard the rumor of the \$75 being paid to Dayis about six months ago and had at that time made an investigation. He told

charges be preferred against him.

It is also understood that the board has learned that in July, 1907, in a divorce case, the record of which is now in Circuit Court No. 2, Patrolman Dunn and Sergeant Pfennig, now of the Eastern district, testified that Mrs. Hunter was keeping a

disorderly house.

Patrolman Dunn was one of the officers detailed to secure evidence against the house the night Captain Ward is alleged to have ignored the report of Sergeant Hurley. It has been charged against the Captain before the Commissioners that if he had desired to have the Hunter house indicted he could have secured evidence a year before he did so.

Captain Ward denied

Captain Ward denied this and stated to the board that he had tried to get evidence against the house and that Sergeant Hur-

that time made an investigation. He told

· SERGT: CHARLES E. HURLEY

Hunter so that if she might at any time desire to leave the city she will be requested to postpone the trip until after the hearing of the charges against Captain Ward. She signified her willingness to

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the board that he had personally gone to Davis and asked him if it was true and that on being told it was not true he paid no further attention to it. He gave this as his reason why when Sergeant Hurley presented the report to him he had not paid any attention to it.

When asked concerning the reason why the woman had not previously been indicted by the grand jury, Captain Ward said he had not been able to secure the necessary evidence against the house and that he had had not been able to secure the necessary evidence against the house and that he had asked several of his men to secure it. He also made a general denial, it is said, of the statements made before the board by Sergeant Plum and Daniel T. Mattison, who alleged they had received information that Captain Ward had been taking money from saloonkeepers in return for immunity. The board questioned Captain Ward at some length, but did not go deeply into the charges, for the reason that at this stage of the proceedings the members thought it better to have no more secret sessions. The board also agreed that the allegations made

board also agreed that the allegations made against Captain Ward warranted a public hearing, at which they could either be substantiated or dismissed.

It was then agreed by the board that the Captain be relieved of duty and that the captain be professed against him. Patrolmen Give Testimony.

A number of patrolmen from the North-western district were brought before the Commissioners for the purpose, it is, said, of ascertaining whether or not Captain Ward had ever had the proper evidence upon which to send Mrs. Hunter's name to the grand jury. All of the patrolmen who have worked near the house were ques-tioned

CAPT. WARD TO BE TRIED

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ley had failed to do the same thing when first assigned to do so.

Sergennt Plum Reiterntez It.

While the Police Board has deferred action concerning the statements made by Sergeant Plum, of the Northeastern district, but formerly of the Northwestern, to the effect that Louis Katz, a former saloonkeeper on Lorman street, had told him repeatedly that he was paying immunity money to Captain Ward, the Sergeant reiterates his statements.

Sergeant Plum took his memorandum

sent reiterates his statements.

Sergeant Plum took his memorandum book before the Police Board Monday when summoned and showed the Commissioners what he said were verbatim reports of what Katz had told him. The Sergeant's statement to the Commissioners was, in part, as follows:

what Katz had told him. The Sergeant's statement to the Commissioners was, in part, as follows:

"Last May my attention was called to a report that this man Katz was passing money monthly to Captain Ward for protection. I made an investigation and was told by Katz that he was paying Ward \$20 a month. I asked him again on three other occasions if he was willing to go before the grand jury and tell about having the money extorted from him. He told me he would tell all he knew if called upon.

"These are his exact words as I wrote them in my book not more than two minutes after I left him at his faloon:

"Tor over a year I have been paying Captain Ward money. In many instances I needed the mone, for my rent and my family. When I paid the money I was given freedom in doing business and was protected from being raided to some extent.

and was protected from the tent,

"I asked him how he paid the money and this is what he said:
"I used to take it down to Captain Ward's office and pay him there. I gave him \$20 a month. The first time I went to pay the money Captain Ward told me to put it in a pigeonhole in his desk, which I did, but after that I paid him myself. I also sont my bartenders down to pay him on several occasions.

Louis Katz Denies It.

Louis Katz Denies It.

Louis Katz was told what Sergeant Plum ald and was asked what he had to say sald

said and was asked what he had to say about it.

"If Sergeant Plum or anyone else made that statement he lies," Katz said,

"Sergeant Plum stated to the board," he was further told, "that he had made notes of the exact words you uttered when you told him you had given Captain Ward money."

you told him you had been money."

"I do not care what Sergeant Plum told the board. He is responsible for those statements. I did not tell him that I had paid Captain Ward money."

"What have you to say about Patrolman Casey and the other officers who were said to have also been told by you that you gave money for police protection?"

"I have nothing further to say."

"What do you think of Plum's statements?"

"What do you think of Plum's statements?"

"He's trying to persecute me," Katz replied. "They all tried to do it. They drove me out of business and Captain Ward was no better than the rest."

Effect Of Action.

The action of the board, it is understood, will preclude from the trial of Captain Ward any mention of the allegations of Sergeant Plum, the rules of the Board providing that testimony given by witnesses must concern the specific charges named. nesses must concern named.

named.

Colonel Swann was unwilling to discuss the case beyond the statement previously given. It was said by one who professed to know that the board had agreed that the allegations of Plum and the other officers were too "garbled" to merit further pressing at present.

The stenographers in the board rooms were busy writing out the charges against Captain Ward and these will be ready to be delivered to him today. While the captain has been given the privilege by the board of preferring charges against other officers in the department it is stated by a close friend that it is not likely he will do so until the end of the trial, when it is probable that the captain will prefer charges against Sergeant Hurley and several others.