

DETAILED REPORT OF THE INVESTIGATION
IN THE CASE OF THE MURDER OF DR. JAMES J. HANLEY,
AT NEW YORK CITY, ON APRIL 21, 1908.

‘**ко** **все** **бѣгъ**’ **фи** **зотъ****ли** **и** **всѣ** **сво** **ропы**’ **ко** **вѣтъ**! **ко** **вѣтъ**! **ко** **вѣтъ**!

together with all rights, interests, easements, hereditaments and appurtenances thereto belonging, the rents, issues, and profits thereof and revenues and income therefrom, all improvements and personal property now or later attached thereto or reasonably necessary to the use thereof, including, but not limited to, ranges, refrigerators, or carpeting purchased or financed in whole or in part with loan funds, all

TO HAVE AND TO HOLD the property unto the Government and its assigns forever.

(1) To pay promptly when due any indebtedness to the Government hereby incurred and to indemnify and save harmless the Government against any loss under its insurance or payment of the note by reason of any default by Borrower. At all times when the note is held by an insured holder, Borrower shall continue to make payments on the note to the Clephant, as a collection agent for the holder.

(3) At all times when the note is held by an insured lender, any amount due and unpaid under the terms of the note, less the amount of

any annual charge, may be paid by the Government to the holder of the note as provided in the insurance endorsement for the account of Borrower. Any amount due and unpaid under the terms of the note, whether it is held by the Government or by an insured lender, may be credited by the Government on the note, and thereupon shall constitute an advance by the Government for the account of Borrower. Any advance by the Government as described in this paragraph shall bear interest at the note rate from the date on which the amount of the advance was due to the date of payment to the Government.

Digitized by Google