	g (€ 28)	RECEIVED
	STATES DISTRICT COURT ERN DISTRICT OF NEW YORK	- 2016 JUL -S AM 9: 17
Anth	ony J. Madera	
(In the space	a character the fell manuals and a second second	16CV 53
in the spac	e above enter the full name(s) of the plaintiff(s).)	COMPLAINT
	-against-	under the
New y	Pork Police Department, 44th	Civil Rights Act, 42 U.S.C. § 1983 (Prisoner Complaint)
Harry	Arocho	Jury Trial: □ Yes 🖪 No
	Schiffman	(check one)
Alex 1	lung	28
		8
	above enter the full name(s) of the defendant(s). If you	
	e names of all of the defendants in the space provided, "see attached" in the space above and attach an	
additional sl	heet of paper with the full list of names. The names	
	above caption must be identical to those contained in resses should not be included here.)	
	,	
I. Par	ties in this complaint:	21
1		5
con	your name, identification number, and the name finement. Do the same for any additional plaintiffs nancessary.	T
Plaintiff	Name Anthony J. Madera	
	ID# 14-A-4297	
	Current Institution Mohawk Correct	ional Facility
	Address 6514 Rt. 26, PO Box	x 8450
	Rome, New York 13445	2
B. List	all defendants' names, positions, places of employmen	nt, and the address where each defendant
may	be served. Make sure that the defendant(s) listed below	ow are identical to those contained in the
abo	ve caption. Attach additional sheets of paper as neces	ssary.
		12

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Defendant No. 1	Name New York Police Dept. 44 Precidt Shield # N/A Where Currently Employed N/A			
	Address 169th Street Bronx, New York 10456			
Defendant No. 2	Name Harry Arocho Shield # 24345 Where Currently Employed New York Police DePartment			
	Address 169th Street Bronx, New York 10456			
Defendant No. 3	Name Stonley Schiffman Shield # 00282 Where Currently Employed New York County District Atty. office			
1	Bronx, New York 10456			
Defendant No. 4	Name Alex Yung Shield # 20484 Where Currently Employed New York Police Department Address 169th Street			
1.2	Bronx, New York 10456			
Defendant No. 5	Name Shield # Address			
II Statement of a	Claims			
State as briefly as possible the <u>facts</u> of your case. Describe how each of the defendants named in the caption of this complaint is involved in this action, along with the dates and locations of all relevant events. You may wish to include further details such as the names of other persons involved in the events giving rise to your claims. Do not cite any cases or statutes. If you intend to allege a number of related claims, number and set forth each claim in a separate paragraph. Attach additional sheets of paper as necessary.				
A. In what institut Ave. Apt	tion did the events giving rise to your claim(s) occur? At 1069 Grant Bronx, New York. The afartment of Marvin Green.			
	of the apartment mentioned above.			
	approximate time did the events giving rise to your claim(s) occur? Events 3 21st, 2014 at allroximately 8:05 Pm.			
-				

	D. Facts: See A Hacked Sheets.
What	
happened to you?	
Who did	
what?	
Was anyone	
else involved?	
Who else saw what	
happened?	
	7
	III. Injuries:
	If you sustained injuries related to the events alleged above, describe them and state what medical treatment, if any, you required and received. I received injuries to the bone that connects my uffer sum to the bottom of my nose. I was
	treated at Bronx-Lebenon hospital for injuries. They gave
	me astetic and Stitches in the injured area Ulon a minor
	Surgery to repair the damage.
	7, 3
E:	
	IV. Exhaustion of Administrative Remedies:
	The Prison Litigation Reform Act ("PLRA"), 42 U.S.C. § 1997e(a), requires that "[n]o action shall be brought with respect to prison conditions under section 1983 of this title, or any other Federal law, by a prisoner confined in any jail, prison, or other correctional facility until such administrative remedies as are available are exhausted." Administrative remedies are also known as grievance procedures.
	A. Did your claim(s) arise while you were confined in a jail, prison, or other correctional facility?
	Yes No X

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	Bridging the te your claim(s).
B.	Does the jail, prison or other correctional facility where your claim(s) arose have a grievar procedure?
	Yes No Do Not Know
C	Does the grievance procedure at the jail, prison or other correctional facility where your claim arose cover some or all of your claim(s)?
	Yes No Do Not Know
	If YES, which claim(s)?
D.	Did you file a grievance in the jail, prison, or other correctional facility where your claim(s) aros
	Yes No
	If NO, did you file a grievance about the events described in this complaint at any other ja prison, or other correctional facility?
	Yes No
Ē.	If you did file a grievance, about the events described in this complaint, where did you file to grievance?
ì	Which claim(s) in this complaint did you grieve?
	2. What was the result, if any?
	3. What steps, if any, did you take to appeal that decision? Describe all efforts to appeal the highest level of the grievance process.
₹.	If you did not file a grievance:
	1. If there are any reasons why you did not file a grievance, state them here:
	N/A
	2. If you did not file a grievance but informed any officials of your claim, state who yo

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	informed, when and how, and their response, if any:
G.	Please set forth any additional information that is relevant to the exhaustion of your administrative remedies.
Note:	You may attach as exhibits to this complaint any documents related to the exhaustion of your administrative remedies.
you are	the three men listed in this claim. I also suffer emotional stress from this because my rights were

	VI.	Previous lawsuits:
On these	A.	Have you filed other lawsuits in state or federal court dealing with the same facts involved in this action?
claims	× .	Yes No X
	B.	If your answer to A is YES, describe each lawsuit by answering questions 1 through 7 below. (If there is more than one lawsuit, describe the additional lawsuits on another sheet of paper, using the same format.)
		1. Parties to the previous lawsuit:
ů.		Plaintiff NA
		Defendants
		2. Court (if federal court, name the district; if state court, name the county)
¥.		3. Docket or Index number
		4. Name of Judge assigned to your case
		5. Approximate date of filing lawsuit
		6. Is the case still pending? Yes No
		If NO, give the approximate date of disposition
		7. What was the result of the case? (For example: Was the case dismissed? Was there judgment in your favor? Was the case appealed?)
		NA
4		
On	C.	Have you filed other lawsuits in state or federal court otherwise relating to your imprisonment?
other claims		Yes No X
e)	D.	If your answer to C is YES, describe each lawsuit by answering questions 1 through 7 below. (If there is more than one lawsuit, describe the additional lawsuits on another piece of paper, using the same format.)
		1. Parties to the previous lawsuit:
		Plaintiff
		Defendants
		2. Court (if federal court, name the district; if state court, name the county)
		3. Docket or Index number
		4. Name of Judge assigned to your case
		5. Approximate date of filing lawsuit
		6. Is the case still pending? Yes No
		If NO, give the approximate date of disposition
		4

7.	What was the result of the case? (For example: Was the case dismissed? Was ther judgment in your favor? Was the case appealed?)
	NA
	· · · · · · · · · · · · · · · · · · ·
I declare un	der penalty of perjury that the foregoing is true and correct.
Signed this	29 day of June , 2016
	Signature of Plaintiff withay Maslera.
9	Inmate Number 14-A-4297
	Institution Address Mohawk Correctional Facility
	6514 Rt. 26
	POBOK 8450
	Rome, New York 13442
	plaintiffs named in the caption of the complaint must date and sign the complaint and provide inmate numbers and addresses.
I declare und	ler penalty of perjury that on this 29 day of June, 2016 am delivering
this complain	at to prison authorities to be mailed to the Pro Se Office of the United States District Court for
the Southern	District of New York.
	11
	Signature of Plaintiff: Without Modern

I, Anthony J. Madera, an the Plantiff Pro-se and I make this Sworn affidavit as follows:

On July 21st, 2014 at approximately 8:05pm, the New York Police Department Knocked days the days at the residence of Marvin Green, located at hold Grant Avenue, APt. 4, Bronx, New York 10456. Upon the Commencement of the Search, I was ardered to get on my Knees, in which I Complied. Upon my Compliance, I was Kicked in the face and was Subsequently Knocked out unconscienous. Once I was awakened, I was in hardcuffs and in a Puddle of my Gun blood. I Substained injuries to my face. At this time, I was in Custody, however I was never read my Miranda rights. I was ardered to answer a Question of what room my belongings were in? I replied Stating "one next to the boothroom."
Oneida Riddick, who resided in the above address, was my

The ambulence took me to Bronx-Lebenon Hospital to look at the injuries Substained. Two doctors did minor Surgery to repair the injuries to the upper gum bone that Connects my nose to mouth. They also did a CT Scan to See if I Substained any other injuries. No other injuries were reported. After the haspital, I was taken to Court for arraignment.

While I was at the hospital, Internal Affairs
Came to See me. Internal Affairs took a Statement

from me white locked up in Rikers Island. Internal Affairs spoke to my defense attorney Mr. Solomon, who Put in a Claim on my behalf. The Statement that was taken was recorded.

The Inspector General also came in and spoke to me regarding the incident and indicated to me that "It was a bullshit warrant." I know my US Constitutional rights were violated.

There was no search warrant Presented to me, which led to believe that the warrant was for Marvin Green.

This led to a fourth Amendment Violation. The NYPD also violated my Eighth Amendment right to be free from Cruel and unusual Punishment. For these Stated reasons plus the fact that I suffered emotional Stress when I have very limited recollection of what happened when I was knocked out until I was avakened, I am seeking award for damages. I ask this because they took advantage of the opportunity while breaking the freedoms that are guaranteed to us in the U.S. Constitution.

For these Stated reasons, lask the Court to grant this Petition. , Anthony J. Madera, an the Plantiff Pro-se and I make this Sworn affidavitas follows:

On July 215th, 2014 at approximately 8:05pm, the New York Police Department Knocked down the door at the residence of Marvin Green, located at 1069 Grant Avenue, Apt. 4, Bronx, New York 10456. UPon the Commencement of the Search, I was ordered to get on my knees, in Which I Complied. Upon My Compliance, I was kicked in the face and was Subsequently knocked out unconsciences. Once 1 was awakened, I was in handcuffs and in a Puddle of my own blood. I substained injuries to my face. At this time, I was in custody, however I was never read my Miranda rights. Still haven't read my Miranda rights, I was ordered to answer a suestion of What room my belongings Were in? I replied Stating "one next to the bathroom." Oneida Riddick, who resided in the above address, was my girlfriend at the time of the Search.

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Hospital to look at the injuries substained. Two
doctors did minor surgery to repair the injuries
to the upper gum bone that Connects my nose to

-1-

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Daniel Patrick Mosnihan United States Courthouse 500 Pearl Street, Room 230 Inited States District Court Southern District of New York New York, New York I wood

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Mohawk Correctional Facility

Anthory J. Madera Dir # 14-A-4397

Rome, NY 13442

P.O. Box 8450 6514 Rt. 26