

ANDREW ARO,

CARPENTER, ● CABINETMAKER

—AND—

Painter,

House Repairing Promptly Attended To

356 PARK AVE., BROOKLYN, N. Y.

244 — 45 H.

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CITY OF NEW YORK.
OFFICE OF THE MAYOR.

C

Fred Johnson, Corly Roos and Jack Jacobson, three laborers employed by Contractor C.W. Collins, Webster Avenue and 166th Street, sued said Contractor in the District Court and obtained judgment last February for \$63., which judgment was placed in the hand of City Marshal George W. Klune of the 13th District Court for collection, but he has never made any return to the complainants. Contractor Collins says that he paid the Marshal and Marshal Klune denies receiving the money. The complainants appeal to the Mayor on November 15th. Case set down for November 16th, at 11 A.M.

Andrew Bro appeared for complainants.

Marshal
of 13th Dist
not a marshal in
July. & Service in
Knowledge of Complainant
So note Bro Nov 17 1897.

New York Nov 30/97
Hon. William L. Strong

Dear Sir

As anti machine republicans of the 33rd and 34th Assembly Districts, we herewith forward our protest; in the matter of the appointment of William H. Merritt to the position of City Marshal, for the 9th Judicial District, Mr Merritt is a protégé of Mr Frank Raymond; the machine republican leader of the district, a man whom is simply an annex to Tammany Hall, and Mr Merritt is simply one of his tools. We had a candidate in the person of Albert M. Angermann of 246 E 121 St indorsed by such men as the Hon. Robt J. Wright, Hon. H. C. Robinson. Hon. Thos Allison Hon. Elias Goodman and other business men of our judicial district too numerous to mention, we were ignored for a man

and as republicans that are enrolled
we take this form of protest
to show that we have not
been dealt with fairly

Yours Respectfully

Wm Merritt

A. C. G. } 33rd Assy
H. A. M. } Dist
J. R. M. } Anti Machine
R. N. } Republicans.

Wm H. Merritt
Appointed Marshal
9th Judicial Dist.
upon recommendation
of Alderman James

M. M. A. } 34th Assy
J. B. } Dist
J. H. B. } Anti Machine
E. E. L. } Republicans

who has been ever foremost in blacken-
ing your administration and a consist-
ent foe to the element of the Republican
party we represent. Mr Angermann
is an ardent republican, with quite
a following, who ~~deserved~~ recognition
at your hand, but when the Hon.
Robert J. Wright called at your office
in his behalf all places were filled
so you said, and four days later
you give the place to Mr Wright
antagonist in the district, that sort
of politics will not help the anti
organization of either of the assembly
districts, now Mr Mayor in the case of
another appointment of City Marshal
Mr M^c Martin is credited to the 34th Assy
District the gentleman is not on
the rolls of the republican organization
or any other political organization of
the district, that is unfair to the men
who work night and day in the
interest of our party men who spend
their time and also their money.

Complaints

15

LAW OFFICES OF
ALFRED B. JAWOROWER,
335 BROADWAY
TELEPHONE CALL, 1154 FRANKLIN.

BERNARD L. JAWOROWER.

NEW YORK, Dec. 15th, 1897.

Hon. William L. Strong,
Mayor &c.,
New York City.

Esteemed Sir -

Permit me to call your attention to the action of one of the City Marshals named Max Gross, residing some where in Clinton Street, and assigned, if I am not mistaken to the Fifth Judicial District

On Saturday December 11th, an execution was issued to him out of the Fifth District Court in an action in which one Volon was plaintiff and one Rosie Nick defendant.

The judgment against the defendant and the execution was for \$31.32.

Under the consolidation act he is entitled to charge \$2.58 fees, namely \$1.50 poundage and \$1.00 levying fee. Instead of which he charged \$7.00 and some cents, and which my clients had to pay, and for which I hold his receipt.

I called on Mr. Gross and demanded that he return the amount over charged, but this he refused to do.

I am also informed by my clients that he acted in a very boisterous rude manner, almost assaulted a friend of the defendant who objected to his charging that amount, and as I have already had a complaint made to me in another case of the actions of Mr. Gross, I am inclined to believe and do believe the statements made by me as to his rudeness. In fact I have gone through the experience with him myself.

Marshals of this kind are the ones that cause a great deal of trouble and annoyance to both litigants and lawyers, and it seems to

LAW OFFICES OF
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BERNARD L. JAWOROWER.

NEW YORK, Dec. 15th, 1897.

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me that an example should be made and Mr. Gross should be called to account for his actions, and if you will be good enough and investigate this matter I will appear at any time you may direct me to with all the parties and prove the statements.

Trusting that you will give this your attention, I am,

Very respectfully,

Alfred B. Jaworower

CITY OF NEW YORK.
OFFICE OF THE MAYOR.

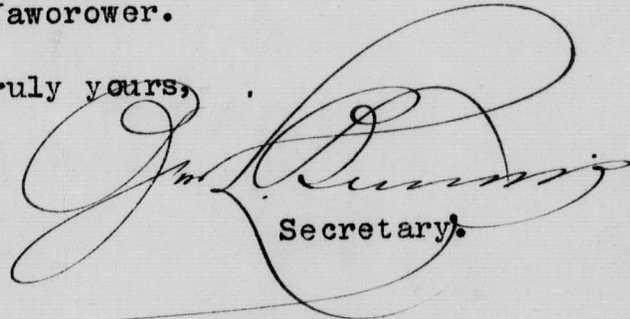
December 16th, 1897.

Max Gross, Esq.,
5th Judicial District Court,
New York.

Dear Sir:-

I enclose herewith complaint received this morning from Alfred B. Jaworower, No. 335 Broadway. Kindly explain this matter to the Mayor at once, returning the letter of Mr. Jaworower.

Very truly yours,


Secretary.

fees
1. *Legal*
50 *minutes*
156 *foundations*
300 *keeper fees*
1. *expressage*
701

LAW OFFICES OF
ALFRED B. JAWOROWER,
335 BROADWAY,
TELEPHONE CALL, 1154 FRANKLIN.
BERNARD L. JAWOROWER.

NEW YORK, Dec. 18th, 1897.

Hon. William L. Strong,
Mayor &c.,
New York City.

Esteemed Sir:-

Replying to your communication of December 17th, regarding my complaint against Marshal Max Gross, would say, that his legal fees did not amount to \$7.06 as claimed by Mr. Gross for the reason that there was no keeper, and this is a fact that can be proven beyond any doubt, also that he is not entitled to inventory fees unless the property is actually taken away and prepared for sale, which was not done in this case because the cash amount was paid over within a short time after he called there with the execution.

If I may be permitted, would suggest that Mr. Gross be called to your office, and if you will notify me when he would be there I will make it my business to be there at the same hour and confront him, and I think I could very easily convince you that Mr. Gross overcharged in this case, and also that he is not a person deserving to hold the office of City Marshal.

Awaiting your reply, I am,

Very respectfully,

Alfred B. Jaworower

George H. Hart

Edmund E. Price

*Hart & Price,
Counselors at Law,
No. 280 Broadway,
New York.*

Telephone 1348 Franklin

December 24th, 1897.

Hon. William L. Strong,
Mayor of the City of New York, N.Y.

Dear Sir:

On the 2nd day of July, 1897, I obtained two judgments for Emanuel Gompers against Jesse E. Considine in the Eleventh District Court amounting to Sixty and 50/100 Dollars.

On the 23rd day of July, 1897, said judgments were placed with Max Gross, one of the City Marshals, to levy execution on the same.

I was afterwards informed by Mr. Henry Meyers, in whose hands I placed said papers, that Seven Dollars had been collected and more promised. After several calls and letters I was informed by Mr. Meyers that the matter was in Mr. Gross's charge.

I then wrote and ~~said~~ sent a number of messages to Mr. Gross demanding the return by him of the execution and a payment of the money collected. After a long delay Mr. Gross called and stated to me that he had received the amount of Five Dollars on said execution and had returned the same unsatisfied.

I have since made repeated demands upon Mr. Gross for the five dollars to which he pays no attention.

I am compelled therefore to call your Honor's attention to this gross neglect of duty on the part of one of the City Marshals.

Very respectfully yours,

John H. Whiting

New York, 189.

M

To MAX GROSS Dr.

CITY MARSHAL

FOR ALL DISTRICT COURTS

Landlord and Tenant Proceedings.
Mortgages Foreclosed.

Office: 153 CLINTON STREET.

B. L. Burrows Esq.

Dec. 28th 1897.

My dear Sir.

In reference

to your notice of the 27th inst
I wish to state that I have not
received one cent from the
people you speak of. I received
the two executions from a Mr.
Meyers of the 5th Dist. Court, and I
have returned the same to him fully
unsatisfied. I do not even know
the people you speak of for I only

New York,

189

M

To MAX GROSS Dr.

CITY MARSHAL

FOR ALL DISTRICT COURTS

Landlord and Tenant Proceedings.
Mortgages Foreclosed.

Office: 153 CLINTON STREET.

had dealing with Mr. Meyer.
and had my work for
nothing. If you wish me to
call & see you kindly let me
know at what time I can see
you. Hoping this meeting
satisfactory I remain
your obedient servant
Max Gross.