

Auction Sales.

AUCTION SALE.

TO-MORROW (MONDAY),

COMMENCING AT 10.30 O'CLOCK.

AUGUST SCHENCK, Auctioneer,

will sell without reserve the entire contents of

NO. 121 WEST 42D ST.,

BETWEEN BROADWAY AND 6TH AVE.,

consisting in part of Superb and Artistic
Parlor Suits in Silk Brocatelle, Rug and
Silk Tapestry; Cocobolo Cabinets, Tables
and Pedestals; bric-a-brac, bronzes,
Dresden Ware and elegant Bisque Fig-
ures; also a valuable collection of Oil
Paintings, to which the attention of con-
noisseurs is invited; Satin Lambrequins
with Gilt Cornices and Real Irish Point
Lace Curtains, Portieres, French Plate
Pier and Mantel Mirrors.

TWO MAGNIFICENT UPRIGHT PIANOS

WITH PATENT STOOL, PATENT MUSIC

CABINET AND COVER.

Swiss Music-Box, Twelve Tunes, B
Cymbals.

Massive Buffet Extension Dining
and Embossed Leather Dining
Lounge, all in Solid Oak.

Ten Elegant Folding-Beds, a

Fronts; 20 rooms of Brd room
and Velvet Carpets, a

Leather and Plush R ST., 3

entry and rug Couches; rent,

Gratings, Chamber ST., 62

renus with Oneval C rent, \$1

Mattresses, Feather

stered Springs, French



CITY OF NEW YORK.
OFFICE OF THE MAYOR.

January 16th, 1895.

Edward Schenck, Esq.,

77 Cedar Street,

New York City.

Dear Sir:-

Complaint has been made to the Mayor concerning a transaction at the auction sale at 121 West 42nd Street advertised as being given by Auctioneer "August" Schenck. Under the impression that this is the same firm as yours, I write asking that you will either come yourself or send a representative to this office.

The transaction referred to is the sale to Mrs. Delia Cusick of a lot of carpets and lace curtains on January 14th, last. *at the sale named above*

Yours truly,

B. L. Burrows

Confidential Clerk.

Albert Kraemer
Clerk for Schenck

Schmecke
Cusick

Decided
that Schmecke
pay her
\$10. deposit
Psh ~~keep~~
As Surrender
Customs
Compt

Jan 24-95

P. F. MCBREEN, PRINTER,
216 and 218 William Street, New York.

"Always Ready."

Telephone, 3206 Cortlandt.

all Kraemer, Cinn
for Schenck
Sap. 1. 1. 1

Mrs. Quirk's - A
carpet 1 too large
P made no complaint
about its having been
changed.

Decided that
He gets her report
P learns
carpets (Curtain
in the room) Is met 1-24-95

No allowance for damage. Claims for deficiency must be made within two days from date, if made after that time they will not be allowed.

Bought of ADOLPH FRIEDMAN,
AUCTION AND COMMISSION HOUSE,
49 WALKER STREET, Between Church St. and Broadway.

	LOT	PIECES	TERMS—CASH BEFORE DELIVERY IN BANKABLE MONEY.	QUANTITY	PRICE	AMOUNT
Sale apr.	6 th	6	pair Low	144	7	10 08,
"	20 th	23	"	552	6 3/4	37 26
				amount		47.34
						2 85
						<u>✓</u> \$44.49
Comision 6%						

CITY OF NEW YORK.
OFFICE OF THE MAYOR.

Aug. 8-95

Adolph Friedman
332 Canal St.

Dear Sir: Having heard
your statement (that
of Mr. Fisher & his repre-
sentative, ^{Mr.} Brigner, it is the
decision of the Mayor that
it will be necessary for you
to pay ~~him~~ Mr. Fisher
the \$30.72 which is claimed
by him.

Your only protection
in future will be to get
a written understanding
or agreement in advance
of the sale that you shall
receive 8% on all goods
whether sold or returned.
Yours etc., D. L. Barron
Crd. Clerk.

Decided
that the
recommen-
dation is
a 97% actual
by his in a
addressing
the

up sale 613.53. 613 53
 J. J. J. J. J. 384.63 384 63
 taken 7 228.90

Ad. Brier
 228.90 ✓
 30 52
 259.62

Tridama

good actually sold
 247.0%

New York, *Emilio L. Gross* 189
 No Cash # ? *June '90*

Terms of Sale Cash.

**ERIC W. GROSS,
 AUCTIONEER,**

OFFICE, 159 E. 105TH STREET.

—: NO ALLOWANCE MADE AFTER GOODS LEAVING PREMISES.

A Deposit required of every purchaser.

Deposit \$ *10*

170 Bale Sponges
175 Bbl. etc
26 1/2 183 400

6 00
25
6 1/2 221 00

227.25
10 00

12
Thursday

167
10 02

217.25
167.00

50.25

1441 Dull 936.
School

21 725

ERIC W. GROSS
 Cash * Buyer * and * Auctioneer,
 1743 LEWISTON AVE.
 Bet. 100th & 101st ST.
 NEW YORK.

26.26

[Signature]

Gross
to
Evanson
Settled 1905
Jan 31
Evanson
returns
144 acres
misc papers
15 boxes
P Gross
Evanson
\$9,361

ERIC W. GROSS,
Cash & Buyer and Auctioneer,
1743 LEXINGTON AVE.
Bet. 108th & 109th Sts. NEW YORK.

N. J. Jan 17/95

Mr. Evanson

Dear Sir

In reply to your
letter of 11th inst. I will
state that if you will look
at the heading of your bill
you will see in large letters
that "No Allowances made
after goods leave the premises"
therefore I cannot make any
allowances now you should
of examined your goods before
you left the place

Yours

E. W. Gross

1743 Lexington Ave

Cable Address : SPEDITION, New York.

OFFICE OF THE

P. O. Box 2103.

AMERICAN-FOREIGN AND EUROPEAN EXPRESS.

Foreign Carriers, Forwarders, Custom House Brokers, Etc.

Merchandise, Valuables, Packages and Samples Forwarded to and from all Parts of Europe, Etc.

FAST FREIGHT LINE TO EUROPE.

LONDON : 52 LIME ST., E. C., & 113A REGENT ST., W.

AGENCIES AND CORRESPONDENTS IN ALL PARTS OF THE WORLD.

LIVERPOOL : SANDHAY BLDGS., OLD HALL ST.

40 & 42 BROADWAY, New York, Dec 5th 1895

Mr. S. Lieber

1910 13th St city

Telephone, 314 BROAD.

Wick = T. DAVIES, TURNER & Co.

39963.79. #8
H 2 105.

7.9. #16.0

DUPLICATE

Rec'd on

\$

71.00

10.00

61.00.
Gaitans Gremigni

Edmund Ling & McCay

132 Nassau St

Wrote

Shiber

Jan'y 14 '94

CITY OF NEW YORK.
OFFICE OF THE MAYOR.

January 14th, 1895.

211 E 62d
Leopold Schieber, Esq.,

#19 West 13th St., New York.

Dear Sir:-

Complaint has been made to the Mayor by G. Gremigne that he has been unable to collect a balance of \$61. for two lots of alabaster marble which he left with you for sale some time since, notwithstanding that he has been repeatedly promised by you that the matter would be settled up.

We hope that you will be able to adjust this matter with him soon, so that this office may not be bothered with such matters.

Yours &c.,

Bill L. Burrows

Confidential Clerk.

Held on
to the
order
to record

Decided
by
Sherburn
in hands
of Sheriff.
Grening Mi
Indication
only at
law

No Allowance made after Goods have left the premises.

NEW YORK,

189

M

Bought of

S. STEINWEG,
GENERAL AUCTIONEER,

New York Office, 1201 Second Ave.

Brooklyn Office, 225-227 Washington St.

POSIT.

95160 Books 4 640

Dep

2 -
440

600

Wm Tisher

167 Essex

Coll. #

Steinway Treas

at 11 Monday 24

Tisher came with witnesses
who sworn they represented
the books to be gold & silver
Wrote Steinway Treas
to a fine of \$640 &
take back books



MAYOR'S OFFICE.

New York, Jan'y. 22 1825

S. Stemboey
Auctioneer
1201 Second Ave
Brooklyn.

You are directed to appear at this Office
Thursday, Jan'y 24 at 11
o'clock A. M., to answer a complaint of
Joseph Fisher.

By order of the Mayor,

D. L. Durand
Conf. Clerk

Joseph Schwarz,

DEALER IN

Gold Silver & Aluminum Leaf

Best Quality Guaranteed

ORDERS BY MAIL PROMPTLY ATTENDED TO.

Residence, No. 187 East Houston Street,

NEW YORK.

can
with
Fisher

June 28 95-

Benjamin Cuska.
ATTORNEY AT LAW,
Telephone, 2261 Cort.

Hulton Building.
87 NASSAU ST.,
NEW YORK CITY.

January 24, 1895.

Matter of charges of
Fischer agst. Steinweg,
an auctioneer.

Hon. William L. Strong,
Mayor of New York.

Dear Sir:-

My attorney informs me that the charges now preferred against me by Otto Fischer of 167 Essex Street are the same ones that were made last December, met and answered, investigated and dismissed. Since however, it is Your Honor's desire to reopen the matter, I shall gladly restate the facts.

In the course of sale of Miller's paint store at No. 164 Essex Street some time in *December* 1894, a number of books of imitation gold leaf were put up for sale. These were auctioned off "as is", -- opportunity having been afforded every one to inspect prior to the sale -- no representations of any kind being made.

These goods were purchased by Fischer who subsequently called and demanded the return of his money upon the ground that he thought he was buying genuine gold leaf. He was informed that the leaf had not been represented as genuine and that the proceeds of the sale had been paid over, that if he thought he had a grievance he should sue the owners of the store. His reply was, that he would force me to refund by applying to have my license revoked.

Fischer could scarcely have believed that what he was bidding upon could be genuine gold leaf for the books were started at one cent and only after considerable work was the price advanced to four at which figure he obtained them. For the genuine article such a price would be a manifest absurdity. The wholesale price -- obtained at the F. W. Devoe and C. I. Reynolds Co., the oldest and largest house in the line -- is forty cents for the genuine and twelve cents for the imitation.

Trusting that this explanation will prove satisfactory and expressing my willingness to appear at any time personally and with witnesses to substantiate the statements in this letter, I remain,

Your obedient servant,

Samuel H. Himes

Butler

My dear Sir,

I have been informed that you have been
For the books were started at one
It was the price advanced to last
For the genuine article such a
The wholesale price -- obtained
Is Co., the oldest and largest
For the genuine and twelve cents
Action will prove satisfactory and

S. S. GODDMAN.

M. GLUCK.

JOHN GROSSBERG.

M. Gluck & Co.

Auctioneers

~ AND ~

Commission Merchants,

OFFICE AND SALESROOM;

310-312 CHURCH STREET,

JOHN GROSSBERG, AUCTIONEER.

NEW YORK.

Pollack

at 250 L1 No 330

@ 7.50 / Says he will
appear to them.

write M Gluck 1.21.95 to

appear /

Both parties appear

Tuesday at noon

John Grossberg
with M Gluck & Co.

310 Church St

Both came & decided
that Gluck should pay
Pollack 7.50 plus back

for No 330, Alld

NO CLAIMS RECOGNIZED AFTER GOODS HAVE LEFT OUR PREMISES.

NEW YORK, Jan 21 1895

M

Lewis Black
Bought of M. Gluck & Co.

Auctioneers and Commission Merchants,

JOHN GROSSBERG, Auctioneer.

310-312 CHURCH STREET.

TERMS: NET CASH.

Lot

319 ★
320 ★
322 ★
324 ★
329 ★
330 ★

4
5
5
5
2
3

300 1200
300 1500
300 1500
300 1500
250 500
250 750

\$6950

Dep

1000

\$5950

★ ★ ★

Received Payment

JAN 22 1895

M. Gluck & Co.



MAYOR'S OFFICE.

New York, N.Y. 1865

John Grossberg
Factor, with W. J. & Co.
Deaf. 31 Church st.

You are directed to appear at this Office
Friday, Jan'y 25 at 12

a'clock. — to answer a complaint of

Lewis Pollack, who
purchased from you on the 21st inst

By order of the Mayor,

A. B. Smith
Cmf Clerk

Pls. Come prepared
to verify any statements
you may make.

L. DORFMAN.

DRY GOODS

Ladies' and Gents' Furnishings, Hosiery, Notions,

Laques, Linens, Infants Wear, &c.

1710 AMSTERDAM AVENUE.

144th and 145th Streets, NEW YORK.

But, 144th and 145th Streets, NEW YORK.
Mayors Marshal Office New York Jan. 31/90
Dear Sir;—

As I have made a complaint
against Steimreg the auctioneer.
I will ask you to withdraw the
complaint as we have settled.

Yours very respectfully
Lewis Diefman

Lewis Dorfman
Complains Regt.

S. Stumoy
120 1. " Second Dec.

Trisoy
12 "

bought Callows, Pink
Cembroideries, amounting
to about \$9. Boys Callows
mixed with Men Callows
which he did not bargain
for: Offered to take over
900 except 6 boys
callows: \$2 deposit



MAYOR'S OFFICE.

New York, 189

Hon. Hugh J. Grant,
Mayor:

Sir—

I herewith make application

Lazarus Rosenfeld & Lehmann,
Manufacturers.

Chicago Branch
66 East Lake Street.

CABLE ADDRESS "LOCHORNS"

FACTORIES.
LONDON, BEVIS MARKS, E.C.
STEINSCHÖDAU.
KITTLITZ.
VICTORIA POTTERY, ALTROHLAU, CARLSBAD.

60 & 62 Murray Street,

New York

Jan. 31, 1895

189

Hon. William L. Strong,
New York City.

Dear Sir:-

Sub E. 3 per

We beg to submit for your consideration, and request a hearing upon the charges which we desire to prefer against Messrs. L. Friedman & Co., auctioneers of No. 88 Walker Street, in this City, concerning the abuse and unfair practice of their privileges as public auctioneers of the City of New York.

We beg to state the facts in the matter as follows:

On the 1st, 8th, and 12th of December, 1894, our firm consigned to Messrs. L. Friedman & Co. who are licensed to carry on the business of public auctioneers in the City of New York, merchandise at original cost prices, amounting in the aggregate to \$469.30, of which Messrs. L. Friedman & Co. subsequently returned on January 11th, merchandise amounting to \$190.35 leaving to be accounted for consigned merchandise of the value of \$278.95.

The consignment of goods was made by our firm upon the express agreement with the auctioneers that they were not to be sold below upset and stated prices, and the goods were in no respect to be

Lazarus, Rosenfeld & Lehmann
Manufacturers.

Chicago Branch
66 East Lake Street.

CABLE ADDRESS "LOCHORNS"

FACTORIES.
LONDON, BEVIS MARKS, E.C.
STEINSCHENAU.
KITTLITZ,
VICTORIA POTTERY, ALTROHLAU / CARLSBAD.

60 & 62 Murray Street,

New York _____ *189*—

offered at public sale except upon the upset prices stated in the invoice consignment, and if the goods failed to bring the limited amount, they were to be returned to the firm.

Notwithstanding this explicit agreement, Messrs. L. Friedman & Co. proceeded to sell, and claimed that they have sold many of the consigned goods below the prices at which they were consigned, so that there is an alleged deficiency below the upset price of \$96.30

In addition to this we have been unable to collect the balance due of \$153.46 from the auctioneers, owing to the conditions which the auctioneers imposed upon the payment of the amount by insisting that our firm should release them from any liability by reason of their violation of instructions.

On January 16, 1895, we placed the matter in the hands of counsel with instructions to proceed against the auctioneers and as we are advised, correspondence has been had between the auctioneers and their counsel and our counsel without any satisfactory result.

Since the termination of this correspondence our counsel have investigated the record of the auctioneers and have discovered as reported to us, that the auctioneers have abused their privileges

Lazarus, Rosenfeld & Lehmann,
Manufacturers.

Chicago Branch
66 East Lake Street.

CABLE ADDRESS "LOCHORNS"

FACTORIES.
LONDON, BEVIS MARKS, E.C.
STEINSCHONAU.
KITTLITZ.
VICTORIA POTTERY, ALTROHLAU "CARLSBAD."

60 & 62 Murray Street,
New York _____ *189*—

conferred by the license from the municipality so that we deem it our duty to proceed without regard to the amount against them. If the matter of which we advised be true and the difference between our firm and the auctioneers is not an isolated case nor an exception, we beg to submit that in the exercise of the power conferred upon you by the law you will revoke their license.

We beg therefore that you will grant us a hearing at which Messrs. L. Friedman & Co. may be cited to attend in order that the matter may be properly submitted for your consideration.

We remain, with respect,

Your obedient servants,

Lazarus Rosenfeld & Lehmann

at Kennedy's Attorney July 31-95
Saturday,

(22nd Dec, sale occurred)
Goods must be taken out
by noon Monday on a cash
express notice

Wednesday P.M. or Thursday, late
in afternoon Rosenthal
appeared / He produced bill
with item 7th 8, which he
said he could sell
to make big profit.

Item, I told him, had been away
delivered / Then he went back
Could make no claim for any other
item / Then he came back &
made further claim /

Kennedy says will abide by
any decision I make / ^{the} Carpet
he says, being packed in bill must have
been delivered, & therefore, he must be sure
about it. ^{Dec 22} That all except 8th were not
delivered.



MAYOR'S OFFICE.

New York, 189

Hon. Hugh J. Grant,
Mayor:

Sir—

I herewith make application

WILLIAM Q. TITUS.

VICTOR J. DOWLING.

TITUS & DOWLING,

ATTORNEYS AND COUNSELLORS AT LAW,

STEWART BUILDING,

280 BROADWAY.

ROOM 140.

New York, *February 2* 1895

Mayor's Marshal

Dear Sir:-

Very important
business engagement prevented me
from coming over personally so I
have sent one of my assistants
over, who knows all about the
matter.

Very truly yours

W. J. Titus

W^m N. Loew.
Counselor at Law.

233 Broadway.

New York. Feb 2^d 1895

Hon.

The Mayor's Marshal
City Hall, N.Y. is

Sir:

I beg leave to lodge the
following complaint with you.

An auctioneer, J. Steingut
of No 31. 2^d Ave N.Y. has attended
for me - as Mr's in fact for one B.J.
Palmer mortgage, & the foreclosure
of a chattel mortgage.

The sale occurred on Wednesday
Feby 30th.

In the accounting he
rendered, he made the most
outrageous charges for keep, advert.

W^m N. Loew.
Counselor at Law.

233 Broadway.

New York. 189

izing, shortage, commutation etc.

I will serve the detailed charges
to morrow - Monday - I am writing
this note at my home.

Kindly cause him to appear
& to respond.

Yours Truly

W^m N. Loew

W^m N. Loew.
Counselor at Law.

233 Broadway.

New York. February 4, 1895.

Hon Edward H. Healy,
Mayor's Marshal.

Dear Sir:

I wrote you yesterday a note, wherein I lodged a complaint against an auctioneer named S. Steingut, and am fully aware that the note was but informal and contained no specifications.

I now send you the complaint as fully specified as I can make it and verified under my oath.

Yours truly,

Wm N. Loew

(Dictated Letter)

12 Thursday

W^m N. Loew.
Counselor at Law.

233 Broadway.

New York. Feb 6th 1895

Hon. Edw^d H. Healy
Mayor's Marshal

Since the lodging of my com-
plaint against S. Heingut, an
Auctioneer 31 2^d Avenue, he
has fully paid up. As the Mortg
agree the full amount due to
him and it is self evident that
we ask leave to be allowed to
withdraw our complaint.

W^m N. Loew
Atty in fact
for B. J. Palmer
Mortgagee

Letter
Feb 7th
Mr J
Owen.

CITY AND COUNTY OF NEW YORK, SS:

William N. Loew, being duly sworn, deposes and says that he is the attorney in fact for one, Benjamin J. Palmer, and on the 28th day of January, 1895, secured the services of one S. Steingut, an auctioneer, doing business at No. 31 Second Avenue, New York City, to conduct the sale to wit, the foreclosure of a chattel mortgage on a hotel and restaurant.

That deponent agreed with the said Steingut to pay him 10% commission for conducting such sale, and that from ~~the~~ such 10% commission he, the said Steingut would return 5% to Benjamin J. Palmer, but that he wanted 10% stated in the contract so as to show to some friend of his what commission he is making, and that the said Steingut assured deponent that under no condition would the additional expense as for advertising and help be more than \$12.00, and that deponent distinctly agreed with the said Steingut to pay him no more than \$12.00 for such additional expense.

That if the same were more he would not pay it, that the sale occurred on Wednesday, the 30th of January, 1895.

That on Thursday evening deponent called upon such Steingut at the latter's place of business, and that thereupon the said Steingut presented to deponent what ~~purported~~ to be an account, whereby it appeared that there is payable to deponent the sum of \$300.00, which the said Steingut began to count over to deponent. That when deponent asked for a specified statement of the account Steingut began to swear solemn oaths that his account is correct and that deponent ought to have enough confidence in him to take his money and give him a release.

That deponent insisted upon an accounting which was given to him, and deponent, right then and there pointed out to

said Steingut that in the addition of the figures he had made a mistake of 31 dollars.

That the said Steingut apologized for such "mistake", and said it was the fault of his clerk. That thereupon deponent continued his perusal of the accounting and found the following "mistake" ^{4.2} "45 chairs at .85 (eighty five cents) would make \$36.25, while at the final column where the amounts were stated he had put 85 cents giving the price of one chair.

That finally it was agreed upon that the amount of the sale was \$521.80, and that thereupon he presented the following bill of costs.

Postal Cards	\$3.00
Help	\$16.00
Advertisement	\$14.25
Shortage	\$5.50
Commission	\$52.18

To all of which items I objected as being excessive, unjust and uncalled for, I told him that his commission would be ~~but~~ \$26.00, I was willing to allow him that, I was willing to allow him every dollar for advertising for which he could show a receipt, which he declined to produce, swearing by the life of his wife and children that it was correct.

I told him I would allow him ~~the~~ ^a reasonable sum, namely for advertising and for help \$12.00, as I told him at the time I engaged him that I would pay, I showed him conclusively that his claim for shortage had been actually allowed when we arrived at the figure of \$521.80, as the amount of the sale, and when I convinced him of all this he wanted to pay me the amount, but said to allow him to keep a small amount in which he was short to wit, ^{\$50⁰⁰ or} \$25.00, and which he promised he would pay me back in a week or so. I declined to lend him any money from the proceeds of the sale.

Sworn to before me this 4th of Feb 1895
Alexander Scherab
 Commissioner of Deeds

Wm H. Lott

LAW OFFICES,
TITUS & DOWLING,
280 BROADWAY.

WILLIAM Q. TITUS.
VICTOR J. DOWLING.

NEW YORK, January 25th 1895

Mayor's Marshal

New York City.

Dear Sir:--

The deponent in the Affidavit hereto annexed has been recommended to us by many of his neighbors as a hard working, industrious man, worthy of belief, and we have interested ourselves in him through the recommendation of many of his neighbors.

Very truly yours,

Titus & Dowling.

*Will permit carpet Call
Methers. P says Carpet 440 d
was punched in bed after McChomus had
deceased is missing.*

City and County of New York. ss:-

Morris Rosenthal, being duly sworn, deposes and says, that he is engaged in the furniture business at No 432 Second Avenue. That on the twenty-second day of December, 1894, he attended an auction sale held by Daniel R. Kennedy & Co, Auctioneers, of No 59 Fifth Avenue, That said sale was held in the Ullman House on the northeast corner of Fourth Avenue and 10th Street.

That this deponent bought at said auction certain merchandise amounting to Forty-eight dollars and sixty-five cents, (\$48⁶⁵) which sum he has paid.

That all of said goods were delivered except the following:-

No 310	carpet	\$ 1.50
" 469	chair	.50
540	carpet	2.00
562	Table	.80
574	Carpet.	1.25
628	Mirror	.60
445 ^a	Carpet.	8.00

Amounting to \$16.65.

That said Daniel R. Kennedy & Co have refused to deliver said goods or return the money to this deponent although the same have been demanded.

Sworn before me this 25th day of January, 1895.

Wm E. Cook

Morris Rosenthal

NOTARY PUBLIC,
KINGS COUNTY,

Certificate filed in New York Co.

Wm E. Cook
Kennedy
Tob 219

65116
\$16.65

Book parts
repaired to

London, 11. am,

LAW OFFICES,
TITUS & DOWLING,
280 BROADWAY.

WILLIAM Q. TITUS,
VICTOR J. DOWLING.

NEW YORK,

Feb 6th 1895

In the Matter of)
Rosenthal)
v)
Kennedy)
Auctioneer)

B. L. Burrows, Esq

Dear Sir:-

Mr. Kennedy, the auctioneer, forwarded us his check for the amount of claim, \$16 ⁶⁵/₁₀₀, which we have paid over to Morris Rosenthal. Please accept our thanks for your kind attention and prompt action in the matter.

Very truly yours

William Q. Titus

C. JOURGENSEN.

Lithographing,
Power Press Printing,
Blank Book Manufacturing.

96, 98 & 100 Maiden Lane,
Office & Salesroom,
No. 98 Maiden Lane.

TELEPHONE "90 CORTLANDT."

New York, Feb 9th 1895

The Hon, the Mayor of New York

Sir: On Jan 14/95, abdicated
Auctioneer, One J. A. Isaacs 36/38
Beekman St., sold some machinery
to for me.

Though I have made repeated
demands for a settlement, I find it
impossible to secure one. He sent
me a check for \$300.^{signed J. A. Isaacs, atty} some 10 days ago,
but has made no tender of any further
sum, though repeatedly demanded. He
makes no report of sales, but sent a
Statement (Feb 6/95) of "Cash Received from
"Sale &c".

Saturday
11 O'Clock. What remedy have I? Help me
Very respectfully C. Jourgensen

C. JOURGENSEN.

Lithographing,
Power Press Printing,
Blank Book Manufacturing.

96, 98 & 100 Maiden Lane,
Office & Salesroom,
No. 98 Maiden Lane.

TELEPHONE "90 CORTLANDT"

New York, Feb 15 1895

The Hon Mayor of New York

Sir: Mr L. A. Saacs, an auctioneer, of whom we complained for nonpayment of amount due us, has handed us a check (on a private banker) which, if paid, will settle our claim growing out of an auction held Jan'y 14th last; and he has our receipt to this purpose, and we will report when check is paid.

I submit these facts & ask for an adjournment of the case.

Very respectfully Yours

C. Jourgensen

S. D. Epstein.

Counselor at Law.

Mutual Life Building.

Entrance 32 Liberty St.

New York.

MONTHLY STATEMENT.

Folio

M. L. Friedman & Co.
90 Walker St.
To LEVY, DREYFUS & CO., **Dr.**

LOUIS W. LEVY,
 EDWARD DREYFUS.

Nos. 9 & 11 MAIDEN LANE,

New York, *7/25* *1894*

P. O. BOX 1546.

TERMS:

NET.

Dec 31

To Mdse.

63

Seller By
L. Friedman & Co.
satisfied only.
incl. 12-95; 179.87

Monday 12 M.

postpaid to Tuesday request 12th

L. Friedman.

Stephen S. Harman.

Office of



Commission Merchants.

Established 1872.

New York, July 19 1895

My Dear Dryfus & Co.

Gents:

You can expect
a check for bill due the last of
this mth. This you can depend upon

Very Resp

L. Friedman & Co

MONTHLY STATEMENT.

Folio

M. L. Friedman

90 Walker St

To LEVY, DREYFUS & CO., Dr.

Nos. 9 & 11 MAIDEN LANE,

LOUIS W. LEVY,
EDWARD DREYFUS.

New York, 3/1 1895

P. O. BOX 1546.

TERMS:

NET.

Dec 31

To Mdse.

. 63 ..

Discount 6% 378

Catalogue 4

Cash on ac 10

1778 \$4522

HORSES, CARRIAGES, & C
ADMINISTRATOR'S SALE
 OF HANDSOME, FAST, AND FASHI
 BRED, TROTTING, FAMILY AND
 HORSES, CARRIAGES, WAGONS, BLANKETS,
 ROBES, SADDLES, BRIDLES, &C.,
 the property of Francis A. Pope, deceased,
AND TO BE SOLD
AT PUBLIC AUCTION,
TO-MORROW (WEDNESDAY),
MARCH 20, AT 11 O'CLOCK IN THE FORENOON,
ON THE PREMISES

NO. 6 WEST 44TH ST.,

near 5th av., by A. Greenwald, Auctioneer.

including following valuable property, viz.:-

**FAST AND HANDSOME SEAL BROWN TROT-
 TING MARE ALICE WILKES**, sire Brown
 Wilkes, by George Wilkes (519), record 2:22,
 winner of fifty-six heats in 2:20, and sire of 80 sons,
 with 1,013 standard performers, 14 of which are in
 the 2:10 list; first dam Lizzie Irving, by Henry B.
 Patchen (163), record 2:32½, sire of Emerline, dam of
 Adele Gould, 2:19, and six others in the 2:30 list; sec-
 ond dam Flora King, by Mambrino King (1,279), sire
 of Nightingale, 2:10½; Moonstone, 2:12½; Prince
 Regent, 2:16½; Mocking Bird, 2:16½; Henrietta,
 2:17, &c.; third dam by Duncan's Black Hawk.
 Alice Wilkes can trot in 2:25 or better; is thoroughly
 broken, single or double; has been used on road past
 two years by late owner and is safe for the most timid
 person to drive at speed, and must be seen and ridden
 after to be appreciated.

**FAST AND WELL KNOWN TROTTING MARE
 LADY JEWELL**, sired by Mambrino King (1,279),
 sire of Nightingale, 2:10½; Egyptienne, 2:18; Moon-
 stone, 2:14½; Nutting King, 2:19½, &c.; first dam,
 Lady Mack, by Almont Dictator (4,175), son of
 Almont, Jr., 2:26, out of Merry Maid, by Dictator
 (113); second dam, Livrina, by Black Wood Chief
 (7,670), sire of W. H. Nichols, 2:23½, and of the
 dam of Merry Chimes, 2:14½; third dam, Black Bess,
 by Hamlin Patchen (3,519), sire of Sleepy Ned, 2:24½,
 and fourth dam, Lady Tucker, by Royal George (83),
 sire of Byron, 2:25½, General Love, 2:20, and of the
 dams of Edwin C., 2:21½, &c. **LADY JEWELL** is
 one of the best dispositioned trotters living; level
 and pure gaited; wears neither weights nor boots
 only as a precautionary matter; a great pole horse;
 she was driven a mile over Fleetwood Track in
 2:21½; this is a rare chance for a gentleman to pur-
 chase a perfect and fast horse, either for road or turf
 purposes.

VERY FAST TROTTING GELDING WOODFORD;
 sire, Wedgwood, 2:19, by Belmont (64), sire of
 Nutwood, 2:18½, by Egmont, sire of Lobasco, 2:10½,
 &c.; dam, Sally, by Abraham, sire of eight performers
 in 2:30 list, including Frank, 2:19½; Brightwood,
 2:19½; Bilishaket, 2:27½; Jamire, 2:27½; Bessie H.,
 2:25½; second dam, Pauline, by Shakespeare; third
 dam by Iron's Cadmus, &c. **Woodford** is 15½ hands
 high; long, flowing mane and tail; was driven a
 mile over Fleetwood Track last fall, the first time
 hitched to a sulky, in 2:22½, and has repeatedly gone
 miles better than 2:30, hitched double; is thoroughly
 broken every way, and a rare chance for gentleman
 to purchase a fast horse, either for road or turf
 purposes.

**THE VERY HANDSOME KENTUCKY BRED
 SADDLE AND HARNESS COB, ST. CHARLES**, is
 15½ hands high, six years old; has all the fashionable
 saddle gait; is known to be one of the showiest and
 best saddle horses in this city; has wonderful action,
 great power and substance; easy and proud mover;
 great jumper; a grand parade animal; is without vice,
 trick or fault in or out of stable; has no superior as a
 saddle or harness horse in the city.

**ELEGANT TEAM OF CARRIAGE FAMILY AND
 SADDLE GELDINGS, PRINCE AND ALBERT**,
 are 15½ hands high, six and seven years old; cob
 built; this is really a magnificent pair of horses;
 splendidly matched in color and disposition, and drive
 and are possessed of the very perfection of knee
 action; well bred and full of courage, yet perfectly
 fearless of everything, and it would be hard to find a
 grander pair of carriage horses in this city; they are
 thoroughly broken to saddle, and were considered the
 showiest pair at Saratoga last season, and must be
 seen to be appreciated.

Carriages include Brougham, Victoria, Coupe Rock-
 away, Mail Phaeton, top and open Road Wagon,
 lady's Driving Phaeton, Portland Cutter; all built to
 order by Brewster, Stivers and other reputable manu-
 facturers; also single and double Coach, Coupe,
 Surrey, Cart and light Harness, imported ladies' and
 gents' Saddles and Bridles, Sheets, Fur and Cloth
 Robes, Whips, &c.

**NOTE-THE ABOVE PROPERTY WILL BE ON
 VIEW AND TRIAL AT ALL TIMES PRIOR TO
 SALE. INTENDING PURCHASERS SHOULD NOT
 FAIL TO BRING THEIR GROOMS AND VETERI-
 NARIANS, AND HAVE THEM EXAMINED AND
 DRIVEN.**

Sale peremptory, rain or shine, by order of An-
 thony A. Lyons, Administrator.

New York March 19 1895

Hon William L. Strong

Dear Sir

I respectfully enclose herewith
Clipping from the N. Y. Herald
calling for an Executors Sale of Horses
Carrriages, this sale is a fraud of the
worst kind, they occur weekly in different
parts of the City, they furnished for some
time during your predecessors term, but when
his attention was called to the fact they were
stopped & the different places closed, until you
took your seat in the Mayors Office.
The Police are no doubt well aware that these
sales are frauds of the vilest kind. but you
can imagine the rest.

It was only a week ago that Judge Henry
R. Deane brought ^{at} a so called
Executors Sale in 39 ^{the near 6th Ave} St some of their Goods
When he found that he was swindled he
sent Court Officer Rickard there & demanded
his money back, when these thieves and
swindlers found out who they were dealing
with they returned the purchase money ^{at once}.

Dear Mr Mayor I call your attention
to this, as it hurts me & the legitimate
trade, I also inform you because I have
confidence in you & your administration

Trusting you will give this your
kind and immediate attention
I remain

Very respectfully
A Worthy Citizen Taxpayer

5 May 1864
A. Greenmore
171 Bond
3 P.M.



CITY OF NEW YORK.
OFFICE OF THE MAYOR.

March 22nd, 1895.

William R. Plyer, Esq.,

Box 16, Great Neck, N.Y.

Dear Sir:-

The Mayor is in receipt of your complaint against Auctioneer John Young of No. 589 Second Avenue. If you will call at this office when next in New York, we will attempt to adjust this matter to your satisfaction by having the Auctioneer call and make explanations.

Very respectfully,

B. L. Furrow

Secretary.

Confidential Clerk

Wm R. Plyer.

Box 16 St. New York.

Complains that Auct-
John Young
seven boxes buttons (619)
amounting to .35

pt. Young .35. whereupon
Young demanded a deposit

\$1. Then Young

Mr P. refused to give

Deposit, 1. 2. 3. 4. 5.

6. 7. 8. 9. 10.

11. 12. 13. 14. 15.

16. 17. 18. 19. 20. good /

Wm R. Young
Mc 22/95 (11)



MAYOR'S OFFICE.

New York, 189

Hon. Hugh J. Grant,
Mayor:

Sir—

I herewith make application
for a renewal of my License to give Vocal and
Instrumental Instruction to P. M.

New York
March 28/95

Mr B. L. Burrows
Mayor's Confidential Clerk.
Dear Sir

I am in receipt of
your letter of the 27th Inst
in reply would state that
when I began the sal an-
nounced that a sufficient
deposit of not less than
one dollar would be received
from purchasers my sales
are all conducted for the
trade only and when a pur-
chaser buys a lot I expect
he will buy more and so
I expect a sufficient deposit
the goods that Mr Plyer bought
are at my place of business

and he can have same
by calling for them. Hop-
ing that you will look
into this matter favorable.
I remain

Respt Yours
John Young
589-2 Lane



THE MAIL AND EXPRESS,

THE LEADING EVENING PAPER.

PUBLISHER'S OFFICE,

203 BROADWAY,

New York, March 28th, 1895

Mr. Bion L. Burrows,

Confidential Clerk to the Mayor,

New York City.

Dear Sir:-

As we understand the law, every auctioneer exhibiting or selling goods at night, is compelled to advertise that fact in at least one evening paper to be designated by the Mayor. On the assumption that this understanding is correct, I beg to call your attention to the fact that I. H. Dahlman announced, and I believe, held an exhibition such as contemplated by the law on the evening of the 26th inst. and that he did not comply with the law by advertising the same in The Mail and Express at least one day previous to the exhibition. We should be glad if you find it in accordance with your official duties, to have you call Mr. Dahlman's attention to his dereliction.

Yours very truly,

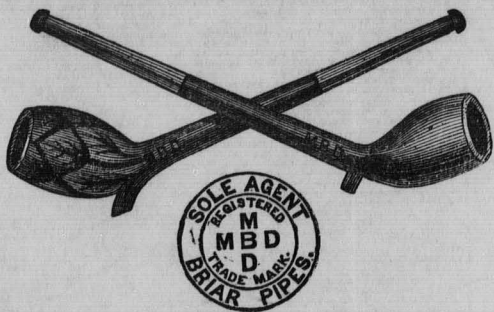
Wm. H. Burrows
Apr. 1st '95

309 E 24

W. A. Dorr
Publisher.

C.

cl - 4 + 11a



OFFICE OF

J. C. Istel,

IMPORTER AND MANUFACTURER OF

HAVANA CIGARS & SMOKERS' ARTICLES,
No. 821 BROADWAY,

New York, April 5th 1895

Hon. Wm. F. Strong

City Hall

Dear Sir:

*In August /94 I gave to S. Steingut 31 Second Ave.
some merchandise to be sold at Auction, for which I
cannot get him to give me an accounting — as he
is a licensed Auctioneer, I have been advised to refer
the matter to you for advice — Will you kindly give
some your immediate attention*

Obliged

Yours Very Respectfully
J. C. Istel

Wednesday
Apr 10 /95
+ 12. M.

Settled
by Steingut \$20. Apr 10 /95
paying Istel

W. H. Hoschke.

M. J. PAILLARD & CO.
MUSICAL BOXES,
680 BROADWAY,
NEW YORK.

Called Monday
at 12: 15
for
man & N x //

A. E. PAILLARD.

Established 1850.

"TELEPHONE 1158 SPRING."



New York, March 30th, 189

To
The Honorable
Mayor William L. Strong,
City Hall, New York.

Dear Sir:--

L. Friedman & CO., Auctioneers at 88 - 90 Walker ST., some time ago had a small amount of our goods on sale (on memorandum, of course). For a time we were unable to get any kind of accounting, but we finally succeeded in getting them to return unsold goods, and under threat of reporting the matter to the Authorities, they paid on account, part of the sum realized on sales; but this is quite a considerable time ago, and we have since then vainly tried to get them to pay anything more. We have sent and written so often, and received so many promises, which were invariably broken, that the matter has become quite burdensome.

We take the liberty of asking you to refer this matter to such department, to which people who work under city licenses are

Mc. J. Paillard & Co.

*Page 12*_____

Mayor Strong--

responsible.

We presume there is a means of collecting such indebtedness without going to the length of bringing suit.

We trust you will pardon this intrusion, and we remain

Thankfully yours,

Mc. J. Paillard & Co.

Dictated.



CITY OF NEW YORK.
OFFICE OF THE MAYOR.

April 1st, 1895.

Messrs. M. J. Paillard & Co.,

680 Broadway, City.

Gentlemen:-

Your letter to the Mayor has been handed to me. In reply I would say that L. Friedman, the Auctioneer complained of, has been summoned to appear before the Mayor on Thursday, the 4th inst., at twelve o'clock M. If you will be here at that time with your bills, etc., we will try and adjust the matter to your satisfaction.

Yours truly,

Confidential Clerk.

A. E. PAILLARD. •

Established 1850.

"TELEPHONE 1158 SPRING."



New York, April 5th, *189*

To
The Honorable
Mayor William L. Strong,
City Hall, New York.

Dear Sir:--

Referring to our representative's call in the matter of Auctioneer Friedman, we write to say, that the latter has not, as promised at your office, made settlement of our account to us, either yesterday or to-day.

Yours respectfully,

Dictated.

A. E. Paillard &

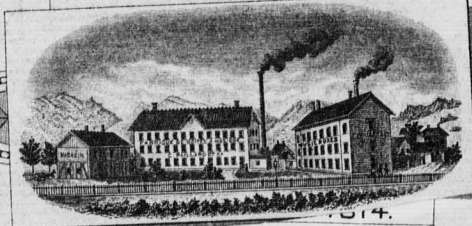
Bureau

A.E. PAILLARD.

Established 1850.

"TELEPHONE 1158 SPRING."

FACTORY STE. CROIX, SWITZERLAND



REGISTERED
TRADE MARK.

Mc J. PAILLARD & Co.

MANUFACTURERS OF

MUSICAL BOXES

680 BROADWAY

New York,

April 6th,

189

To

The Honorable

Mayor Wm. L. Strong,
City Hall, New York.

Dear Sir:--

L. Friedman & CO. have just sent us \$25.00 on account, and as they show their good intention to pay, we shall not trouble you next Monday, as suggested. We disliked having to refer the case to you at all, but as we have already told you verbally, the debt is of such long standing that we had quite lost patience.

Be assured of our appreciation of your courtesy toward us in the matter, and believe us to be

Yours very respectfully,

Dictated.

Mc J. Paillard & Co.

*I'm Goldsmith
Called & said I had money
for month & promised to pay
in full. Apr. 8/95-*

ISAACS & HEINEMAN,

IMPORTERS &
EXPORTERS OF

SPONGES & CHAMOIS.



139 WILLIAM ST.

M. ISAACS,
JOS. HEINEMAN.

*(Monday)
+ 12*

NEW YORK.

T. STARR COREY.
GEORGE L. ROBINSON.

LAW OFFICES OF COREY & ROBINSON,
DOWNING BUILDING, 108 FULTON ST.

NEW YORK, April 11, 189 5

✓
To the Hon. William L. Strong,
Mayor of the City of New York,

Dear Sir;

We beg leave to call your attention to the claim held by Schairer & Millen of Bay City, Michigan against L. Friedman & Co., Auctioneers of 88 Walker Street, this city. Messrs. Schairer & Millen, at the solicitation of Friedman & Co., consigned to them in October of last year certain merchandise to be disposed of by them at auction. After repeated efforts we succeeded in getting a statement from them showing that the net proceeds of the sale was \$77.38, for which they charged \$17.98 for their services etc., leaving a balance due our client of \$59.40. We have made repeated efforts to collect this amount due them but have only been able to collect \$10. on account of this claim although the goods were sold last year under the promise and agreement that our client should get the proceeds of the sale within ten days of the date upon which the same was made. Inasmuch as auctioneers are licensed by you any services which you may render us in the collection of this claim will be greatly appreciated.

Very truly yours,

Corey & Robinson