

313 H. St., nw
Washington, D.C.
November 16, 1942

Mr. Arthur Bernhard, and
Mr. Morris S. Latzen
Picture Scoop, Inc.
Suite 203
114 E. 32nd. St.,
New York, N.Y.

Dear Arthur and Morris,

When we conferred on the 3rd. we reached an agreement which you haven't kept and which I call to your attention.

We agreed my fee for the services I have rendered was \$500.00. After you stated the corporate coffers were close to empty we agreed on the following terms:

- A check for \$125.00 on that date, which you gave me;
- A check for \$50.00 by the fifteenth, which I should have received but which I haven't;
- The balance of \$325.00, which I understood, because of the financial condition of the corporation (broke), would not be immediately forthcoming, to be paid at the time of the granting of an entry by the Post Office or when there was a settlement with the Post Office.

Had you sent me the check for \$50.00 as per our agreement I would have it now. Please send it immediately. Our agreement was one in which I made all the compromises and concessions in order to help you. I fully expect you to live up to your end of it.

Sincerely yours,

Harold Weisberg

RECEIPT FOR REGISTERED ARTICLE No. 394345

_____ fee paid. _____ class postage paid. _____, 19____ (Date)

Declared value, \$ _____ Surcharge paid, \$ _____

From _____ (Sender)

_____ (Street and number) _____ (Post office and State)

Addressed to _____ (Address)

_____ (Street and number) _____ (Post office and State)

Accepting employee will place initials in space below, indicating restricted delivery

Return receipt fee _____
Very restricted to addressee _____
Special delivery fee _____
Postmaster, per _____
Fee paid _____
in person _____
or order _____

16-12666

