



Jan 25 1867

Sir:

Your letter in the Normans case is received. You say that you have no knowledge of Normans, and that no money of his was ever left in your possession, and ask why I assumed you had. Evidence has been placed in my possession showing that one R. Y. Pittmyll, Seneca Hooker, and yourself constituted a partnership during the summer of 1866. That in August 1866 a claim was submitted to the Paymaster General's Office in behalf of Jacob Normans 138 Pa Val. which claim was executed before J. A. Davis and returned by William Davis and J. G. Taylor. It is also represented that one of the members of your

firm carried this claim in person
to the Paymaster General's Office and
then received payment - some
~~\$ 483.00~~ \$ 438.84 - that this money
was ~~expended~~ expended by the
firm to their use (Nunamaker not
being found) with the understanding
that it should be paid to its owner
whenever he should appear. It is
also represented that in November
last the firm was dissolved by you
purchasing the interest of Pettinfill
and Kuhn and assuming all
debts and liabilities of the firm.
As you deny all knowledge of
the man Nunamaker or his any
money of his, I respectfully ask
that you acquaint me with all
the facts in relation to this matter,
and what became of the Discharge
of Nunamaker which you say was
in your possession.

Very Respectfully
A. W. Tompkins
Bromton, N. Y.

Please return this letter with your reply.