

IN RE

OFFICE OF

HARRIS J. CHILTON,
ATTORNEY AND COUNSELOR AT LAW.

No. 202 COURTLAND ST.

BALTIMORE, MD.

Oct 16

1889

Dear Mr. Justice

Your favor at hand, do you not
 think, that the fees, under my law, will pay
 all the expenses of the Special Court, as regard
 to the Election Neglects, "an ounce of prevention
 is worth a pound of cure" beside, in my
 opinion a large fund, will be raised for the Public
 School fund, in each State. It is too much power
 to give a Magistrate of the Peace, voting is a solemn
 matter and a first class Judge should hear
the issues, it matters not, how great the cost,
 the same Judge, could hear all questions of
 Bribery, Intimidation, and all other Election
 offenses - I think, we should have reading and
 writing, as a qualification for suffrage, but,
 not properly, in any sense of the word because,
 we legislate for "life, liberty, and, property" life
 and liberty, are, as important to God, as well
 as man, as property. - I have been writing
 in this Australian system of voting for years, why
 not write a book, on Compulsory Suffrage, in all
 of its phases, as a duty towards God as well as
 towards man, it will be the work of your life.

Harris J. Chilton

