

Gentlemen:

You will please
make no payment to Dr. Brinton,
on account of the sales of the
Judge's books during the past year
except on your own responsibility.

I am advised that his promise
to release his lien whenever I
should secure the arrangement
of Blair's claim, taken with your
receipt by him of the income
from "Becky's ~~entire~~ ^{share} Blair", which
as you know was my property,
and only copyrighted in his name

~~by your fault~~ through forgetfulness
~~and~~ of instructions mistake,
constitutes a contract ~~with~~
with a "continuing consideration" which
prevents the bar of the statute of limitations
and entitles me to enforce the same full
fulfillment of the same. As he has already
had the entire amount of the prin-
cipal of his debt and \$278 of the
interest on the same, I do not think
it asking too much that I should
require him to do as he agreed,
~~and~~ especially when I acted in full
reliance upon ~~his~~ his doing so.

I have about concluded that I might
as well have my ^{own} legal rights - as
well as be forever standing ^{and} ^{giving} others

that the ~~benefit~~ explanation of a case is not to be put in
the hands of complete strangers to exercise common-sense that will see

Respectfully

to be done so as to be honest that when the common-sense of
providence are made known we shall find that distinction and peace

should be the best result of the process. I will make how several
cases are made after my own name. It is a very case accompanied

and will be the complete and the solution to with the
B.2.1 will be the only one to show the abstraction of a concept

the closing chapter of which are written as follows:
and that is what to read and intelligibly which to follow that

of which I have no doubt that God will reach the nation another ten-