

MUND LUTHY,
P. O. L. 232,
CINCINNATI, O.

Dec 28 '14

pass what is interests doing & for what
 Remap sum - we have for up
 the proposition to hand & try & determine
 between us whether to continue the
 action. From the evidence in the
 case so far, show little or no con-
 fidence in carrying the case further
 and would only do so if you
 recommend it after having seen
 Flint for that case to avoid the
 continuous expense for money
 would demand a written agreement
 with Flint. While we have not
 gotten prices vs. Newton, I believe
 the money we spend will avoid
 us some production in presenting
 Newton from raising & lowering the
 rate. It will join now on & I
 think the action will within a
 fixed level at present height.
 Should rather apply the money which
 would be spent for further litigation
 toward settling our Japanese sheet-
 mes to present level & defending that

as we can work best by
 using personal suits in money
 before he found upon us to
 storming our Japanese structures
 in should we lose these personal
 suits vs Newton, it would cause
 a expense of defense & loss of
 1 - Am inclined to think there
 small damage suits could be given
 to some lawyer in it, on a
 inquiry - Ray by giving the lawyer
 the amount and you if he wishes
 use & he to stand all expense
 of the litigation.
 All you must know & understand
 is of Flint's last letter -
 I'll await your further advice
 you saw Flint.
 & Amicus regards Sam
 Yours Ed
 We are in and sorry to hear that
 in father's health is turning ^{unimproving} ~~unimproving~~

My dear Mr Bangs:-

I have your letters of
 Nov 28, Dec 2 & 6th, the former two came
 while I was out of the city for a few days
 hence the delay in answering. I
 I read Flint's long letter to you with
 your comments marked on the copy & give
 now his letter of 14th stating "Justice swears
 in the denumer of defendants". re.
 Am republishing your Flint's original letter
 with some comments made by me in the
 margin.

Regarding Flint's last letter, believe
 like you do, that it would be additional
 foolish expense to allow Flint to enter
 a motion to have the Justice's decision
 set aside. However, after you have
 seen Flint in Dec. let me know what
 recommendation doing & if you decide
 to proceed further I should suggest you
 make a written ~~agreement~~ ^{agreement} with Flint,