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O t t a w a,
4th March, 1937.

Dear Mr. Reid:

I have your letter of 2nd March. Am glad there has at least been sufficient activity to put a question on the Order Paper. I think you will find they will never reveal Mr. Salter Hayden's letter to the Hydro. If questioned on the point they will say that it is a letter between solicitor and client and not revealable. The Chief Justice at the trial said that they knew quite well long before the trial that there was no liability on my part; in fact that I had nothing whatever to do with the cause of action. He gave full costs against them. They are now resisting paying these costs on the ground that we should have had one lawyer for the four of us. The statements of claim against us were different. The ground is utterly foolish and the matter has been tested time and time again, but so far as I know, no costs have as yet been assessed or collected.

I am very appreciative indeed of your letter. Am having a tough time with these people, but I can stand it if they can. They have certainly lost ground by their coarse vindictiveness.

I do wish I could assist you in business, and have not lost sight of the matter at all, and won't.

Yours sincerely,

Mr. R. A. Reid,
Kent Bldg.,
156 Yonge St.,
Toronto, Ont.

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