

THE TITUS CASE.

in that direction, and that a satisfactory settlement is then imminent, I shall proceed without further notice.

Yours truly,
A. H. MARSH.

L. U. C. Titus, Esq.

Re Wright.

BRIGHTON, 17th April, 1883.

DEAR SIR,—Yours of yesterday to hand. Will you kindly inform me what will be a satisfactory settlement as required by your letter, so that I may know exactly what you may require of me, and may not unnecessarily delay matters.

Yours,
L. U. C. TITUS.

A. H. Marsh, Esq.

Re L. U. C. Titus.

TORONTO April 18, 1883.

DEAR SIR,—There are two things that require to be done in order to arrive at a settlement herein. One is the payment of the money found due by the Master's certificate. The other is that a release shall be procured from all the relations of young Ryan who would be entitled to have an action brought on their behalf under the Civil Damage Act, and the release must cover all damages that might be recovered by virtue of that Act. If you will instruct me as to the names of the parties, and the name of young Ryan's administrator, I will prepare such a release and forward it to you. It must be executed in the presence of some independent witness, who hears it read over to the parties signing the same.

Yours truly,
A. H. MARSH.

L. U. C. Titus, Esq.

Re Wright.

BRIGHTON, 23rd April, 1883.

DEAR SIR,—Yours of the 18th inst. at hand. I think that possibly you underrate the value that Ryan's relatives place upon their claims against Miss Wright. I do not think I could induce them to compromise for the amount of the costs of the reference (\$98.81), as your letter would indicate. Not being in a position to procure a release from them for that amount, I shall endeavour to be ready to pay over the amount found due, together with costs, in the time you indicate, which, I presume, will equally meet your views. Kindly advise Miss Wright to execute release upon payment by me, and oblige,

Yours,
L. U. C. TITUS.

A. H. Marsh, Esq.

Re L. U. C. Titus.

24th April, 1883.

DEAR SIR,—I am in receipt of your favour of the 23rd inst., and beg to point out that you have apparently succeeded in drawing a meaning

from my letter of the 18th inst., which its wording will not bear. Allow me to remind you that the amount found due by the Master's certificate is \$172.98, and that is the amount that must be paid. Upon payment of that amount to Miss Wright, she will give you a receipt in full of all moneys owing from you to her. With regard to the Ryans and the amount of blackmail which they may hope to levy, I have not the same means of knowledge which you have, nor is there necessity that I should, as the ways and means by which a settlement may be effected with them is wholly a matter between you and them. Either you can effect such a settlement or you cannot. If you can it will be all the better for you. If you cannot, then you will have to take the consequence of using knowledge acquired in professional confidence as a means of stirring up litigation against a former client. You are losing time in preliminary fencing that you may afterwards need for the purpose of effecting the settlement in question. The evidences of good faith referred to in my former letter have not yet been forthcoming.

Yours truly,
A. H. MARSH.

L. U. C. Titus, Esq.

BRIGHTON, 25th April, 1883.

Re Wright.

DEAR SIR,—Yours of the 24th inst. received. I would suggest that you put your thoughts in plain English next time, and then you will be understood. A man with your ability should be able to express himself in an intelligible manner. I took the only meaning possible from your letter, and as I am not aware of any right you have to call upon me for a release of the Ryan claims, or means of compelling me to secure it, I would very much like to know in what way you propose to accomplish your object, then I may consider what inducement there is for me to buy off the Ryan family, as you suggest. Each letter you have written, conveys a different meaning; sometimes you want the money paid over, and again you want the Ryan claims settled. Let us understand each other fairly, and then no fault can be found at mistakes.

Yours,
L. U. C. TITUS.

A. H. Marsh, Esq.

26th April, 1883.

Re L. U. C. Titus.

DEAR SIR,—You have expressed a desire that I should put my thoughts in plain English, and express myself in an intelligible manner. I shall endeavour to do so. It is my present intention to have your name removed from the roll of solicitors for unprofessional conduct. Is that sufficiently explicit?

Very truly yours,
A. H. MARSH.

L. U. C. Titus, Esq.