

Community of Melbourne
Oct. 12: 1956.

My dear Clark,

I enclose you my

submittal upon your judgment
in Innes v. McKing. Shall I

return your judgment?

So you are not to be

one of our High Court ~~of~~ judges!

Well, for many reasons I am sorry.

But I fear that you would have
taken it too hard, and that the
constant journeying, the want of any
permanent settlement, and the

Briefs respecting to Administrative Law.
I don't know whether it will come to
anything. - I have masses of material
by me but rather shy at the labors
of setting out or giving it form.

With kind regards

Yours truly

W. Harrison Moore.

C. 4 / E. 238

University of Melbourne

Oct. 12. 1956.

My dear Clark,

I enclose you my
petition upon your judgment
in Mears v. The King. Shall I
return your judgment?

So you are not to be
one of our High Court ~~judges~~ judges!
Well, for many reasons I am sorry.
But I fear that you would have
taken it too hard, and that the
constant journeying, the want of any
permanent settlement, and the

break up of your family life would
~~be a great misfortune~~ you have left
you little of joy in the office.

Both Isaac & Higgins will I am
sure feel this very much.

It leaves Mitchell the
undisputed leader of our bar, &
will probably compel Irvine & Weigle
to take side.

I should much like to
see your article on liability of the
State in Tot before it goes Home.

I am germinating a work on
"Principles of the Law of Public Administration"
a title I adopt in ~~preference~~ preference to

bring objections to Administrative Law.
I don't know whether it will come to
anything. - I have masses of material
by me but rather shy at the labor
of setting out giving it form.

With kind regards

Yours truly

W. Harrison Moore.
