

C O P Y:

No.41/

The Immigration Agent,

Vancouver, B.C.,

17-6-14

Sir:- Your favor of 16th June to hand. In reply I beg to inform you that the question of money can not be carried out unless every body may show two hundred dollars, as Mr. Hopkinson has stated. Please set this question aside as it can be decided in Court.

Further I request that the Board of Enquiry is not carrying out its respective duties properly, and is doing its best to do me harm. I cannot explain my desires to my solicitors by your prevention.

If your intention is to settle the matter quickly kindly allow my solicitors to see me freely and take one man's case who is fit medically. Your calling for the failures for ~~their~~ inquiries lead to nothing, but my loss. Better call them for medical treatment. You called men for four successive days without any result.

If the Board of Enquiry is working according to the Manifest, it should call the first man on the manifest. As the Board of Enquiry is not working according to the manifest then it was my right to be called upon first so that I might be able to procure food and to arrange for my merchandise.

But you did not release me on ~~board~~ bond, which proves clearly that you have full liberty to do anything though you can't detain anyone coming on temporary measures according to Immigration Act. But you have not explained any cause for my detention, though asked for many times.



2.

I am very sorry that even you do not allow my man to procure provisions. I hope that you will kindly allow me to do so. An early reply is requested.

Yours truly,

Sgd. DALJIT SINGH,

Secy. for Charterer.