Muscatoil Jan 21/68

Dear Judge,

Yours in read and in reply, I hence to say that in the case you speak of I did not write an opinion.

I merely stated, briefly, my views, namely:

1. That the Constitution made no distinction;
2. That the law made none;
3. That a law once in force, entitling the exclusion of colored children had been repealed.

4. That the law, as general principles, must be continued to extend to every person not excluded by its terms.

5. That the policy of the Courts of the State and the County of Hage was ever to extinguish and
and not to foster the idea of caste & the prejudices attending it—
and in this connection refer to Civil Rights.

That alacrity in Utah town
what I refer upon:
That the Cont could
make no distinction
where the Cont reached
now—under
Principle, there was
no mere reason
for having Separate
Schools for blacks
than their way in
having one for Rich
Another for Poor
One for Catholics
One for Protestants
I doubt whether
this will be of any
Harm to you

Yrs. Tru'st

[Signature]