

University of North Dakota
UND Scholarly Commons

William Langer Papers

Elwyn B. Robinson Department of Special Collections

9-15-1952

## Letter from the Reverend H. W. Case to Senator Langer Regarding Church Relocation Expenses, September 15, 1952

H. W. Case Fort Berthold Mission

Follow this and additional works at: https://commons.und.edu/langer-papers

## **Recommended Citation**

Case, H. W., "Letter from the Reverend H. W. Case to Senator Langer Regarding Church Relocation Expenses, September 15, 1952" (1952). *William Langer Papers*. 747. https://commons.und.edu/langer-papers/747

This Book is brought to you for free and open access by the Elwyn B. Robinson Department of Special Collections at UND Scholarly Commons. It has been accepted for inclusion in William Langer Papers by an authorized administrator of UND Scholarly Commons. For more information, please contact und.commons@library.und.edu.

A RESERVATION-WIDE COMMUNITY DEVELOPMENT

PROGRAM

UNDER THE AUSPICES OF NO. DAK. STATE CONFERENCE OF CONGREGATIONAL-CHRISTIAN CHURCHES

REV. H. W. CASE, MISSIONARY

## **Bort Berthold Mission**

WITH THE

GROS VENTRE, REE AND MANDAN INDIANS ON THE FORT BERTHOLD INDIAN RESERVATION ELBOWOODS, NORTH DAKOTA

ELBOWOODS, NORTH DAROTA

BEGAN ITS WORK MAY 9, 1876 BY

DR. CHAS. L. HALL, PIONEER MISSIONARY

ELBOWOODS. NORTH DAKOTA

FREIGHT AND EXPRESS SOO LINE-GARRISON, N. D. OR N. P. R. R.-HALLIDAY, N. D. PHONE:

HALLIDAY, N. D. 2481

PLEASE RETURN TO SENATOR LANGER

Sen William Langer Senate Bldg Washington D C

Re;New law meeting a part of the moving expense for displaced people-Garrison Dam

Sept 15 1952

Dear Senator Langer:

It looks as if we who have been cooperative with the United State Army Engineers in their acquisition of lands along the Missouri River, are being penalized. With this new law, to reimburse both owners and tenants for moving expenses, it would seem that in all fairness it should apply to ourselves.

On June 22nd 1950-Tr No J-874 conisiting of the Indian Mission Center and three Indian Churches were were purchased from the American Missionary Assn with offices in N Y City. That was the date of the option. Then I just learned that same went thru the courts and settlement was made in March of 1951 . We could have taken the other course of fighting against this settlement and still retainedtitle but cooperated. It seems to me that this new Law should apply to us when the appraisal of the property is only half enough with which to relocate. Furthermore the costs a relocation has doubled in this period of waiting.

Then in February of 1952, we received the check for TR # L 1096 for the Independence Congregational Church, an Incorporated Indian Church. It seems to me that these people should also benefit from this law.

Then November 1951 I believe, a check came for TR #J-817, Civil #2345 for the Arickara Congregational Church, also an incorporated body. These folks should also be included.

I want your advice as to whether you feel that we should be included and also to ask you to send me a copy of the law. If we are not to be included, it will prove a bitter disappointment, in view of the fact that we have bent over backwards in our effort to cooperate and dont wish to be penalized for doing it.

Awaiting your advice and appreciating your cooperation, I remain

Sloan Sincerely

H W Case