

~~Area~~

Mr. Brown &

My dear Sir,

Mr. McKay and I have  
gone over with Mr. Peets the  
Schedule prepared in Peter and  
also the queries as to have and  
to be included.

We are agreed to re-  
mend a settlement of the matter  
on the basis stated in the en-  
closed memorandum.

With reference to the  
same you are of opinion that Mr.  
Peets <sup>agrees</sup> to purchase <sup>in lieu of the Schedule</sup> ~~the~~  
the bonds my well as to the  
time of payment <sup>of value</sup> of May 31st  
with five per cent <sup>of opportunity</sup> to make  
his arrangements with parties  
in England.

With reference to the  
purchase for June or July 1st  
we have of opinion that as we  
agreed to transfer that lot on  
the supposition that the amounts  
were received we are bound  
to make this part of paper

With reference to the  
other lot take after we  
learned that Howard let us  
any placed in the plan  
and in part to make  
just that reference that  
that the purchase should be

at 108 of the  
of the other papers

C. B. & Brown  
Sept 1/42

The receipt

If receipts I am willing  
to sign as a party to the original papers  
of paper although all claims  
may have ~~been settled~~ <sup>and</sup> ~~the~~  
~~share~~ <sup>to</sup> the Royalty ~~in~~ <sup>in</sup> ~~the~~  
matter be arranged.

Vol 108, p. 108  
of the other accounts

Receipts & lots 112, and  
113 are accepted that the  
amount made in them is  
not sufficient in particular  
to include at present.