My dear cals,

Hayle wood in borden
in the house, early enough of the accoun
the former N. -nation on proceeding for
the setine much of judge Monroe. I
always know whether the precaution
was taken, to leave a copy in the
judge. This would be dem to. and
there is no time to loose.

At some time a who watermain was
placed in Franklin handy warming
Judge Anderson. He has never
been visited. In Lynged hain a blain
of wire over their hands, if he
was restraited by a silk of
silence. He promised me before
I hope the friends that he viewed

make the provision in due time

for them. It has not been done. He has forgotten it.

With this proceeding the whole

matter of emancipation and Anderson becomes a matter of the first

importance. Since we have passed

the Bill going for the life of the

Union & funding. Bill of 1871.

A case is likely to be made

up at any moment, trying the

constitutionality of these measures.
and our different Scheme for examining the Real estate can only be helped by acting to defend the real estate against the real estate.

If we can provide work to absorb the force of the prize for Mr. and Mrs. Anderson, then our deal should go smoothly. I have been working hard for Mr. D. to already agree to accept the prize by his brother-in-law of the company—Can't you take this Anderson case to Portland in hand—You need only copy or add this one introduced by Haywood.
has lost the very mark of his hands. Remember it requires 20 days notice.

Let me urge your attention to this matter promptly.

Yr. frond

Rahne

Hon. Ruth Green

To: Delgado

Richmond Va

Aug 7 1883

Marcia & H. G. Murray