

I see it in Shelburne, in an other letter upon the same
subject. A question arises in my mind whether
Pearson may not so arrange affairs in the aptitude
arrangements or improvements, which I am informed
he is making about the Dayton Mill - to involve
me in the liabilities ~~of~~ thus contracted. For whilst
the deed for the property has been signed and acknowledged on our part, if it be held by us, and not
resound of transfer of property: may not the public
suppose that we are guilty! and thus involve
me in the liabilities. I am satisfied that he is innocent
and if there be any charge for trickery he will avail himself
of it. I hope you will so arrange matters as to avoid
the possibility of my becoming accountable for the expense
incurred in his improvements, and if possible complain
matters with Pearse so as to close up the entire

business with ~~Frank~~ for he is to be dreaded,
whilst Pease may be regarded as an honorable
man. or at least his leniency with me has that appearance
tho I could wish he had held out a little longer.

Respectfully yours

Joel Palmer

Hand

A. C. Gibbs

Portland Me

copy for
A. C. Gibbs

I have to request that these sub numbers
be placed on and placed on file with my
assault. The duplicates of these fine sub
numbers were left in the Superintendent's office
at Oregon City but no action was had
on them - and to await the action of
the newly appointed Supt who usefully
is entirely unacquainted with the business
and ^{will} doubtless await specific instructions
from your office - would delay this matter
indefinitely. All of which is respectfully
submitted.



Section for country
condition upon durability
boundaries are ascertained
by a general survey
Killey

