Jan. 11, 1935

Hon. Charles Evans Hughes,
Chief Justice, U.S. Supreme Court,
Washington, D.C.

Dear Sir:

May I be so bold as to offer, without any “ax” to grind other than that of patriotism, “a Constitutional thought”, for the Supreme Court to ponder in connection with the “Gold Clause Case” now before it, viz.:

As Congress has evidently disregarded the “mandatory import” of Clause No. 5 of Section 8 of the Constitution giving it power to “regulate the value” of money; and since an International Banking “Gold Control” Power is apparently manipulating that function of the “private” Federal Reserve Monetary System, how can Congress “regulate”, without controlling, the gold value (purchasing power) of money?

Respectfully,

Robert E. Edmondson