

April 13, 1916.

J. F. Seger, Esq.,  
Freight Claim Agt., L & N R R Co.,  
Louisville, Kentucky.

Dear Sir:

I acknowledge receipt of yours of the 12th instant, with files therein noted as enclosed (your File Nos. L-238118-LS, L-235779-0, <sup>-254252-4.</sup> I note from your letter the confusion in the proof offered by the Valley Oil Company of Cleveland, Ohio, in support of its claim, and also note that as this Company is demanding settlement of the CCC & St.L. Ry.Co. for one of the shipments, you desire me to advise, with return of both sets of claim papers attached, the final outcome of this action. I further note your question - "If settlement was made according to judgment rendered, when and to whom and in what sum was payment effected?" From my file it appears that the last advice I had regarding disposition of this case was in a letter of July 25, 1914, from Wootton & Morgan transmitting copy of letter of July 21, 1914, from D. D. Fields & Son (at that time our local attorneys at Whitesburg,) stating - "We have just tried out the case of the Valley Oil Company v. J. D. Holcomb and defeated the claim of the Valley Oil Company straight-out." Copies of these letters were mailed to Mr. Moorman on July 30, 1914, and the receipt thereof acknowledged by him to me under date of August 1, 1914. If there has been an appeal or any other action taken in this case since, I know nothing of it and have reason to believe that the litigation, so far as the L & N is concerned, is at an end. This being so, I herewith return both sets of claim papers attached to your letter.