

November 19, 1914.

John D. Atkinson, & Son, Attorneys at law,
Stanton, Ky.

Gentlemen:-

Replying to your letter of the 19th instant, with enclosures, in reference to suit of J.L.Cox v. L & N, B & O, and M.C.Ry.Co., I think you should take the position that the Louisville & Nashville Railroad Company, eo nomine, has no property of any kind or character in Wolfe County subject to execution and, hence, that the Execution issued is wholly ineffective and should be returned by the officer "No property found."

As you know, there has been unavoidable delay in the issuing of a voucher to satisfy this judgment and the people who are manifesting so much impatience ought to be given to understand that all of the trouble they are making will not expedite by a single day the payment of the judgment recovered.

Of course, if before the voucher is delivered they make any real effort to levy ~~on~~ ^{on} ~~any~~ ^{any} property not the property of the L & N, the only recourse left us will be to institute injunction proceedings to restrain any such levy and sale.

For the present, I will retain the enclosures accompanying your letter but would like you to advise the officer who levied or attempted to levy the Execution that he is acting in violation of the law and may subject himself to penal consequences.

Very truly yours,

SMW/a

Counsel.