

*Lexington and Eastern Railway Company,*

*Samuel M. Wilson*  
~~*C. J. Powell*~~  
*General Counsel.*

*Legal Department*

*Lexington, Ky.*

~~*Winchester, Ky.*~~

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October 28, 1913.

Hon. B. D. Warfield,  
Dist. Atty., L & N R R Co.,  
Louisville, Ky.

Dear Sir:-

In a letter of the 24th instant received to-day from Wootton & Morgan, they state that in the case of Bert Feltner v. Mason & Hurst Company and the L & E Railway Company, the judgment for \$2500.00 has been superseded by Dr. Taylor Hurst who is preparing to take the case to the Court of Appeals. The point is not made clear to me whether our Local Attorneys, at Hazard, have arranged to have the Railway Company unite in prosecuting the appeal, but this I think should, by all means, be done and I am advising Wootton & Morgan to take action to that end. With the Supersedeas Bond executed by Dr. Hurst, there is little or no risk to be apprehended by the Railway Company.

Very truly yours,

SMW/A

Counsel.