

259

October 10, 1914.

Messrs. Wootton & Morgan, Attorneys at law,
Hazard, Kentucky.

Gentlemen:-

I herewith hand you the original papers in the Letcher County Court, of Lexington & Eastern Railway Company v. Sallie A. Webb, etc. I brought these papers to Lexington with me in order to check up the description of the two parcels of land condemned in this suit. I do not find the original Judgment among the papers, but some weeks ago received an attested copy of the Judgment, which I sent to Mr. Mooman, at Louisville, and, at my request, he prepared the draft of a deed to be executed by a Special Commissioner hereafter to be appointed in the case. He called my attention, however, to the fact that there were a number of minor defects or discrepancies in the description of this property and asked me to go over the descriptions carefully before forwarding the deed to Whitesburg for execution. I have accordingly checked up the description by the original Petition, the Order referring the matter to the Commissioners of the Court, and with the final Judgment in the case and believe the description is now accurately set out in the draft of deed which I am also enclosing herewith. However, to be perfectly sure that the description is accurate, I will ask you to examine it carefully yourselves before having it finally executed by the Special Commissioner of the Court. If you detect any errors or inaccuracies in the description, please see that they are corrected before the deed is made. I am sorry that I was not able to get these papers to you by Saturday, the 10th, but, for the want of time, failed to have them ready in time to place in your hands by that date. However, I hope you have not been inconvenienced by this slight delay.