

July 27, 1914.

Hon. B. D. Warfield,  
District Attorney, L & N R R Co.,  
Louisville, Ky.

Dear Sir:-

Referring to Mr. McDowell's letter of the 22nd to you in regard to the matter of Floyd Raleigh for attendance as a witness at Whitesburg, in July, 1913, in the case of H.C. Boatright v. L & E Ry. Co., and also to your memorandum thereon asking as to the correctness of the witness claim in question, and stating "we have no record of the Boatright case on our books", I have to say that one or two letters have passed between me and your office in reference to this suit. The suit was filed in 1911, or early in 1912, and I have no copy of the Petition in my files. I did, however, participate in the trial of the case and the plaintiff recovered a judgment for \$200.00, which seemed to me to be so unjust that I determined to prosecute an appeal therefrom, although I cannot say there is any very good hope of reversing the judgment. Mr. Moorman has heretofore vouchered a claim for \$10.50 in favor of S. P. Combs, Clerk of the Letcher Circuit Court, for his Transcript of the record, made at my instance for purposes of appeal.

In regard to the witness claims and other costs, my file shows that D.D. Fields & Son have written me a time or two urging the sending of a voucher to cover the costs. I have the impression that at some time or other they sent me a statement of the costs and possibly of the witness claims, but evidently that statement, if furnished, has become mislaid or lost. On May 23rd, I wrote D.D. Fields & Son, asking them to certify the witness claims again, but that has never been done. In view of your memorandum of the 24th instant, I shall again try to get these costs and claims properly certified