

March 15, 1916.

J. Morton Morris, Esq.,
Gen. Agt., National Surety Company,
Inter-Southern Bldg., Louisville, Ky.

Dear Sir:

Replying to your favor of the 13th instant, in re suit in Letcher Circuit Court of K. S. and Matilda Potter v. L & N (your file No. 6040), I have to say that the Court of Appeals declined to grant an appeal in this case and the Louisville & Nashville Railroad Company in consequence settled the entire case by vouchers on February 1, 1916. At this writing, I am unable to make a report to you in accordance with the printed form accompanying your letter, but I can assure you most positively that there is no further liability against the L & N or its surety and that the liability of the National Surety Company in this case terminated on or about February 1, 1916. If you desire a more explicit statement or must have a report on the form you sent me, let me know and I will try to obtain it for you.

Very truly yours,

SMN/a

Counsel.