

(COPY)

Lexington, Ky., October 9th, 1916.

Judge Samuel M. Wilson, Attorney,  
Security Trust Bldg.,  
Lexington, Ky.

Dear Sam:-

In confirmation of my telephone message this morning I wish to state that the car of lumber shipped by the Forest Lumber Company to Kirby Fence Company and held by the L. & N. Railroad Co. was sold several days ago to the Kirby Fence Company and this concern holds the bill of lading for it. On this car of lumber we have paid \$100.00 to S.E. Patton and the railroad refuses to deliver the car for the reason that it has been attached, as we understand, by someone for a claim of \$100.00 and costs.

I wish that you would advise the Railroad Company to deliver this car of lumber to the consignee and I will personally guarantee that the lumber will be held on the yard of the Kirby Fence Company in this City until the rights of the parties are determined and settled. Please instruct the Railroad Company to deliver the car and this promise will be carried out to the letter.

I am,

Yours very truly,

(Signed) S.S. Yantis,

Y/D

D.

(Original mailed to Mr.W.H.Harris, Oct. 10,1916.)