J. J. Donohue, Esq., Asst. Dist. Atty., L&N RR Co., Louisville, Kentucky.

Dear Sir:

SMW/a

Herewith enclosed I hand you Bill for Judgment and Costs and certified copy of Judgment in the case in Breathitt Circuit Court of Jeff Allen v. L&N RR Co. Also enclosed, find the Clerk's fee bills for costs of plaintiff and defendant. Defendant, having offered to confess Judgment before the trial, is entitled to have credited upon the judgment all of its costs incurred subsequent to the offer to confess, which additional costs amount to \$8.85.

The total amount of the Judgment is \$55.05, less the credit of \$8.85, making a balance of \$46.20, for which voucher should be drawn payable to J. M. McDaniel, attorney for plaintiff. Fees of defendant's witnesses, amounting to \$4.00, appear to have been paid. Accordingly, a separate voucher for \$4.85, covering the Clerk and Sheriff's costs, should be drawn, payable to W. D. Back, Clerk.

I call attention to the apparent "splitting" of orders by the Circuit Clerk, which I have indicated by pencil check marks on the bill. Regarding this "splitting" of orders, I have today conferred with Judge Pollard, at my office, but he informs me that practically there is no help for it at the hands of the court. If, however, you desire an effort made to have the taxation revised, the matter should be referred to Judge Pollard for further attention.

Very truly yours,