

May 12, 1926.

Messrs. Burch & Peters,
Cincinnati, Ohio.

Gentlemen:-

Your wire of this date relative to case of G. B. Martin v. Ogle Coal Company, etc. is received and noted.

I have secured copy of the petition filed in the case, and am enclosing you herewith copy of the same. Thus far the deputy sheriff executing the attachment has not made his return of the same; and at the time this letter is written, I have been unable to get Mr. Weddington by phone. I am sending the copy herewith, and as soon as I can get more definite information, will wire you fully as to the same.

The grounds for the attachment seem to be well alleged; a good and sufficient bond has been executed; we could not secure a discharge of the attachment on the face of the papers, and can only discharge the same by execution of a forthcoming bond, or a bond to satisfy the attachment and judgment rendered in the case. See Kentucky Code, Sections 214, 221. Of course, if none of this property belongs to the Ogle Coal Company, and is the property of the Turner Elkhorn Coal Company, it will be necessary for the last named company to take such steps as may be necessary to discharge the attachment.

Very truly yours,

JDH.
encls.