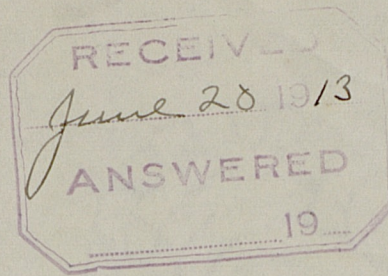


O. H. POLLARD  
ATTORNEY AT LAW  
JACKSON, KY.



June 19th, 1913.

Judge S. M. Wilson,  
Lexington, Ky.

Dear Judge:

I enclose you copy of petition in the case of Lottie Howard, John M. Davidson and others vs. Lexington & Eastern Ry. Co. You probably have heretofore received a copy of this petition. The plaintiff took one deposition in this case, proving the damages and some time last Fall we agreed to settle by paying \$100. The case is still pending and I am in doubt as to the proper order to be made in the case, in view of the fact that two of the plaintiffs are infants suing by their guardian, I doubt whether it would be safe to enter an order dismissing settled. Kindly advise me if you do not think the safest course would be to enter a judgment showing that the case was heard by the court and judgment awarded to the plaintiffs for \$100.

In either event kindly have check forwarded to me for this amount or let the proper authorities direct me to make draft on the company for same.

The plaintiffs are insisting on entering a judgment now, pursuant to the agreement they are entitled to, but I have had the matter passed until I could communicate with you on the subject. If you think it safe to dismiss the case settled I can have this order made upon the payment of the \$100.00

Yours truly,

Copy to John Howe Peyton  
and W. A. McDowell.