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June 4th, 1913.

Messrs. Wootton & Morgan,
Hazard, Ky.

Gentlemen:-

Suit has been filed in the Probate Court by James M. Eagle vs. Lexington & Eastern Railway Co. Process has been served and the matter will come up for hearing at the June term, which I think is next Tuesday. Will you please look into it at once and give it whatever attention is necessary advising me about it if you think proper.

I have been overwhelmed with matters since I came here and have been unable to prepare the rest of the answers, but will try to finish them this week. I trust you are coming along satisfactorily with all the matters at Hazard.

I offered Mr. Dyer \$200.00 to settle the Flowers case and the claims of the doctors. Out of this he expected to get \$100.00 from the doctors, leaving him \$100.00, and \$200.00 from Flowers, leaving him \$400.00. I did not prepare the answer because it looked like this case might be settled.

I had some talk with Mr. Turner about the Green and Corbe cases but nothing definite was determined. Begley has a pretty good point on the Flowers case in the claim that the superintendent over Flowers told him that dynamite would not explode from exposure to heat, but that it could even be burned with a match. If this be true that case may be one of some seriousness.

As to the cases of B. G. Baker, Sallie Ann Young and Leah B. Johnson, I proposed to Wheeler to reimburse them for the actual cost of repairing the property so that they would have no actual damage and then pay each of the three \$50.00 in addition. He did not think this was satisfactory.

I thought I came within a very few dollars of settling with Jim Campbell. Begley was also the leading counsel in this case.

Yours very truly,

WGS/SCP.

General Counsel.