

March 4, 1915.

Judge O. H. Pollard,
Jackson, Kentucky.

My dear Judge:

Replying to your letter of the 28th of February, requesting the return of your account for services to the L & E during the year 1914, I am herewith handing you the statement you rendered, totaling \$2254.00, which we went over together at my office on February 27, 1915.

At the time we canvassed the account, you may remember there were certain items about which I was not fully informed and as to which a question mark or other suggestive mark in pencil was placed on the account by me.

As I now recall, there were four of these items on the first page of the account, which, for your convenience, I have indicated in blue pencil as 1, 2, 3 and 4. On the last page of the account, I have been unable to find anything in my files in regard to the suit of J. Callahan v. L & E, in Squire Deaton's Court, for which you have charged a fee of \$3.00. However, as the amount is small, I have allowed it to stand as you fixed it.

In reference to the suit of Roger Spicer v. L & E, for which you charged a fee of \$50.00, I am compelled, from my examination of the file, to reduce this fee to \$15.00. As I stated to you when this matter was up before us, I regret the necessity which compels me to overhaul your account, but I could not discharge my duty to the Company, as I understand it, if I failed or refused to do this. I sincerely hope that some arrangement may be made for the future by which I will be relieved of this