## Morgan & Nuckols Attorneys at Hain Hazard, Ky.

April 10, 1917.

Mr. J. J. Donohue,
Assistant District Attorney,
Louisville, Ky.

Dear Sir:

Grant Campbell v. L & N, Perry Justice Court.

Please refer to your letter of February 20th to us in regard to this case, in which plaintiff seeks to recover a barrel of sugar which he claims was never delivered to him at Yerkes, Ky., a non-agency station. You say therein that we will have to determine whether or not the case is settled, question of settlement turning on how well the plaintiff is fortified with proof that the consignment was not delivered at Yerkes.

This matter has been set several times, but as the plaintiff's witnesses could only stay between trains in Hazard there has never been sufficient time for trial. We have had no witnesses and no deposition in this case. To-day the case was called again, but no trial was had. We endeavored to get some statements from the plaintiff and his witness, Mr. S. H. Campbell. In the presence of the Court, it was said by both these men that while they were not present when freight was unloaded at Yerkes, the men of Mr. S. H. Campbell, who with his father, A. D. Campbell run the store at Yerkes, always unload all the freight and place same in the store room of A. D. Campbell & Son.