

Cont. In this event, I presume the
estate would have no costs to pay
even if the Court decided that there
was no merit in his claim.

In Booker's lifetime, R. B. Moon made
a written parcel assignment, by which
he dedicated the surplus after satisfying
his four deeds of trust to the remainder
of Booker as his endorser on a \$900
payable in Lynchburg. The trustee
has recently sent this assignment
to me. But from what he writes
me, I presume there will be no
surplus. Besides the \$800 already
mentioned, there are no assets as yet
understand, besides some executory
amounting to two or \$3000 against
Harris Goodman, which the trustee
says will in all probability not

be worth anything - The debts
secured in Moon's 4th deed are
a debt of \$400 due Mrs McLeod, & one
to E. G. Higginbotham of \$250 - and a
debt due to Herndon Pace, amt not
specified; also all other debts for which
Wm B. Ineed may be bound as endorser
for Moon, or that may be due him on
settlement. Tho^s. Whitehead of Amherst
Co. Va. had the management of the H & G
Moon suit, & can inform you if the
trustee has rec^d the whole of the
land fund - & can also inform you
as to the chances of realizing any
portion of the exors v H & G.

Let me hear from you -

Yours truly

J. V. Southall