

Phila January 16 1866

N. Ellmaker Esq.

Dear Sir:

I am strongly inclined to agree with Messrs Hester & Franklin.

If E. B. Mott does not, in addition to the amount of his responsibility, pay one half of the costs &c, then the whole falls upon E. B. Mott

Or to put it in another way:

The entire fund is \$40,750.  
E. B. Mott retains \$20,375, and pays the same amount to his estate: and then each out of his own share pays one half of the costs &c.

Yours truly

Almonst B. B. Moore.

From C. B. Penrose Esq

Jan<sup>y</sup> - 16<sup>th</sup> 1866

rel. to case of Grubb  
vs. Grubb -

LancasterHistory