

Thereupon they and their Struck Off and sold the same to the said Edmund D. Randolph Trustee for the price and sum above named Subject to Confirmation by the said Court and the said Master Commissioner thereupon after words duly filed his report of sale in said Court showing that said notes had been given and said sale made as aforesaid and by said report it further appeared that said bidder before making said bid deposited with said Master Commissioner One hundred thousand dollars in the second Mortgage bonds of the Peninsular & Atlantic Railroad Company, dated February 1st 1888. Occlusion of interest.

And whereas afterwards in the said Court for the Northern District of Florida, there was duly entered a decree in and by which it was ordered and decreed that the said report of sale and the said sale absolute and binding forever, and that they stand in all respect ratified and confirmed and it was further ordered and decreed that the amount of \$10,348.62 be paid by the said purchaser to the said Master Commissioner in cash, and that the balance ought to be paid either in cash or in bonds or over due coupon secured by the said second Mortgage, dated February 1st 1888 as in the decree of foreclosure and sale aforesaid was provided, and then upon receiving such purchase price as in said order provided the said Master Commissioner should execute and deliver to the said Edmund D. Randolph trustee and his assigns or his nominee or nominees, a deed of conveyance of the property, franchises and premises so sold, all of which will more fully and at large appear. Reference being had to the records of the proceedings in the said case in the said Circuit Court of the United States for the Northern District of Florida.

And whereas afterwards the said Edmund D. Randolph Trustee did assign his said bill unto the Louisville & Nashville Railroad Company and did require the Master Commissioner to execute a conveyance of the property so sold unto the said Louisville & Nashville Railroad Company and did pay unto the said Master Commissioner the sum of \$10,348.62 in cash and did produce and deliver to him 239,651.38 in the bonds and coupon of the said Peninsular & Atlantic Railroad Company secured by said second mortgage, upon which bonds and coupons the holder thereof was entitled to receive rents and according to the priority adjudged in the decree of foreclosure and sale aforesaid the sum of \$239,651.38