

from said Decree - to the Court of Appeals of Maryland. Now the Condition of the above obligation is such - that if the above bound Jonas Matthews & John Eyles - shall not cause a transcript of the Record & proceedings in said Cause to be transmitted to the Court of Appeals of the State of Maryland, within the time required by law, and prosecute the same with effect, and also pay and satisfy unto the said Jesse Hoover executor as afore said, his executors, administrators, or assigns in Case the said Decree - shall not be affirmed, as well all and singular the Debt, Damages Costs and Charges decreed by the said Judge to be paid by them the said Jonas Matthews and John Eyles, as also all the Costs, and Damages that shall be awarded by the said Court of Appeals, then this obligation to be of full force and effect, else to be void, and of none effect.

Signed, sealed, & delivered in the presence of

Thomas Gunley, Sr.  
Geo Sanders.

Jonas Matthews  
John Eyles -  
John C. Eyles.  
Wm C Sanders.  
Tho. Gunley Esq.

"Endorsed thus to wit"

I certify - that the securities in the within bond are sufficient

May 30. 1854. (Maryland Stamp \$3/2) "Approved" Wm S. Maulsby. Judinck A. Schley

The following agreement was filed 1<sup>st</sup> July 1854.

Crabb's admr. - } No. 2023. Equity - It is agreed, that the Record of this case  
Matthews & Eyles } hereof in the Court of Appeals shall be taken, and considered as so much of the transcript of the record to be transmitted, under the present appeal, and that the Clerk shall make out, and transmit to the said Court of Appeals, a transcript of the Record of so much of the proceedings in said Cause, as have taken place, since the said Cause was remanded to this Court, and that said transcript, so to be made & that already made, and now being in the Court of Appeals, shall be deemed, and taken as a full and complete record of the proceedings in said Cause.

Wm S. Ross, Solr for Compt.  
Wm S. Maulsby, Solr for Def.

The following paper was filed March 12/56.

It is agreed that the Decree in No 2023. Equity - was passed, on the 24<sup>th</sup> day of May, 1854, that by said Decree, the said Decree, the said Defendants were ordered to bring the amount of money therein specified into Court, on or before the 27<sup>th</sup> day of May 1854, and that in default thereof the Real estate should be sold, and that Grayson Eichelbeyer was appointed - Trustee, to make said sale, and was required to bond as such Trustee, That on the same day the Decree was passed, an appeal was prayed, & an order passed allowing said appeal & fixing the penalty of the appeal \$1000, which was not marked filed in said Cause, until the 30<sup>th</sup> day of May, 1854. That on the 29<sup>th</sup> day of May, '54, G. Eichelbeyer filed his Bond, as Trustee That said Cause was argued on the appeal the first week in December, 1855, and Decided by the Court, in a few days thereafter, and the Decree affirmed with costs. That the said Trustee was then about to sell, when he was requested by the solicitor for the Defendant not to sell or to postpone selling, and that money would be paid before long. That the trustee postponed the sale in consequence of said Request, &