

No. 5995. Equity.

in the above entitled cause to and the same is hereby finally notified
una confined, no cause to the contrary having been shown although due
notice appears to have been given as required by the order nisi: power
in this cause and it is further ordered that the cause be referred
to the Auditor to state an account, and that the trustee be allowed the
usual Chancery Commissioners, and also Counsel fees, and such other proper
expenses to gether with the taxed costs of suit, as he shall produce vouchers
for to the Auditor, and to report his action to this Court for its further
action,

John A. Lynch
Judge of the Circuit Court

Filed November 1st 1892.

No. 5923 Equity

George C. Rhoderick
Mortgagee of Thomas W. Hoyle

No. 5923. Equity.

In the Circuit Court for Frederick County
in Equity.

on
Petition

To the Honorable the Judges of said Court.

The Petition and report of sales of George C. Rhoderick Mortgagee
of Thomas W. Hoyle respectfully states

1. That on the twenty-eighth day of March A. D. 1888 a certain
Thomas W. Hoyle by his deed of mortgage duly executed,
acknowledged and recorded conveyed unto your petitioner
certain real estate situated in Frederick County fully described
in said mortgage to secure the payment of the mortgage debt
of two thousand dollars therein named and all interest
due thereon which mortgage contained a proviso that if default was
made in the payment of said two thousand dollars at the expira-
tion of one year from the date of said mortgage or in the payment
of the interest thereon when due and payable then it should be
lawful for your petitioner to sell said mortgaged property at
public sale for cash on the premises after giving three weeks
public notice of the time, place, manner and terms of sale
in some newspaper published in Frederick County prior to the
day of sale and to apply the proceeds of sale as set forth
in said mortgage a certified copy whereof is herewith filed as
part hereof marked Exhibit No. 1.

2. That said mortgage debt is overdue and unpaid and
your petitioner thereby became authorized to exercise said
power of sale.

3. That after having ^{given} bond as required by law and after
having given notice of the time, place, manner and terms
of sale by advertisement inserted in "The Valley Register" a
newspaper printed and published in Frederick County for
more than three successive weeks prior to the day of sale

to Mr
in
the
led
made

ick

elia

t will
bortea
Came
Pupin
before
news
rocks

nick (out)

1892
The
once
November

nick

elling
sall
in the