

No. 6356. Equity.

Hereof full you not, as you will shew to contrary at your peril.



witness the Honorable James McHenry, Chief Judge of said Court, the 27th day of Jan'y A.D. 1875.
Signed the 5th day of Feb'y A.D. 1875.

John K. Jordan Clerk.

To the Sheriff of Frederick County
Samson Carter & Son

Enclosed.

Summoned. The Frederick and Pennsylvania Line Railroad Company a body Corp-
-ate, by service upon Samuel Weatherman, Jno. Esmond, Jno. C. Rice & Col. Charles
C. Trail, directors of said Company, and Samuel the Pennsylvania Railroad
Company a body Corporate by service upon A. S. McDaniel agent of said Company.

D. S. Zimmerman Sheriff

Shuff fee \$200 Filed Feb'y 20th 1875.

Frederick & Pennsylvania Line Railroad Company
Philadelphia March 6 - 1875

Milton G. Urner, Esq.

Frederick Md.

Dear Sir,

I beg to report the adoption of the following
of the following resolution by the Board of this Company at a meeting
held in Baltimore, March 1. 1875.

Resolved, that Milton G. Urner, Esq. be authorized and directed to appear
on behalf of this Company, in the matter of a certain bill of Complaint brought
by George J. Appold, surviving trustee, of Frederick and Pennsylvania Line Railroad
Company et al, praying for the sale of the property covered by the Mortgage
Deed of Trust of this Company, under date of October 1. 1870 to John R. Atts
and Geo. F. Webster, of Frederick County in the State of Maryland, and
George J. Appold, of the City of Baltimore.

Yours truly
Stephen W. White
Secretary.

Filed March 8 - 1875.

Answer.

Answer of the
Frederick and Pennsylvania
Line Railroad Company

The Answer of the Frederick and Pennsylvania Line Railroad Company
to the Bill of Complaint of George J. Appold, surviving trustee, filed against
this defendant and another in the Circuit Court for Frederick County,
sitting as a Court of Equity in No. 6356 Equity.

This Respondent says for Answer:-

1. It admits the execution of the Mortgage Deed of Trust described in the first paragraph of said Bill.
2. It admits the issue and sale of the bonds described in said Mortgage Deed of Trust. As alleged in the second paragraph of said Bill.
3. It admits its inability to pay the coupons on said bonds for the interest payable April 1st A.D. 1875 and since said date, and the consequent defaults as charged in the third paragraph of said Bill.
4. It admits the allegations of the fourth paragraph of said Bill to be true.

of
5238
reply
ment.
have
less
45.

Company
authority from
L. R. O. for
Milton G. Urner
appear

Answer
bonas

any
see
e. what

any
ing.
ally
iting
in
Answer
under
Rail.
Appold