

No 6549, Equity

interest in said Mortgage or to assent to a sale, but has now assented to a sale but will not assign. Payment of the mortgage has been demanded but the Mortgagee has failed to raise the money although he has promised on different occasions to do so.

To the General interrogatory
Nothing further.
Frank L. Stoner.

Whereupon no other witnesses being produced to me to be examined, said Examination was closed, and I now return the depositions to your Honorable Court enclosed under my hand and seal.

And I hereby certify that the foregoing is the original deposition of the witness in the same was read over to and signed by him.
Done at, Frederick County, Maryland.

June 9, 1896.

Witness my hand and seal

Glenn N. Worthington
Examiner

Certs. Glenn N. Worthington Examiner, day \$ 4.00
Frank L. Stoner Witness " " 75
\$ 4.75.

Certified to
Glenn N. Worthington
Examiner

Filed June 11/1896.

Decree

Filed June 22-1896

Kenneth McCartney John L. Motter
and Frank L. Stoner

vs
Cernoy & Dayhoff et al

No. 6549 Equity, in the
Circuit Court for Frederick
County, sitting as a
Court of Equity.

The above cause standing ready for a hearing, and being submitted, the bill, Answer, Exhibits, Enclaves and all other proceedings were by the Court read and considered. It is thereupon, this 22^d day June in the year eighteen hundred and ninety six by the Circuit Court for Frederick County, as a Court of Equity, and by the authority of said Court, adjudged, ordered, and decreed, that the land and premises mentioned in the foregoing be sold, unless the defendants bring suits Court or pay to the plaintiffs on or before the 29th day of June A.D. 1896, the