

Farmers and Mechanics Nat. Bank.  
Frederick, Md.

Gentlemen! Enclosed please find our check for \$330.00 to be cashed and held by you as a bond protection for the following men!

E.J. Zimmerman	\$65.00
R.D. Zimmerman	40.00
M.L. Zimmerman	85.00
J.T. Droneburg	25.00
C.A. Rice	115.00

This money to be paid by you to them upon their demand and our acknowledgement that such amount is due to them and has not been paid by us.

Very truly yours,

White Cross Milk Co.

L.V. Byrd, Pres.

The Farmers and Mechanics National Bank a body corporate admits that it has the foregoing several sums in its possession pursuant to above letter .

C. Albert Gilson  
Cashier.

Filed Feb, 8th, 1916.

IN THE CIRCUIT COURT FOR FREDERICK COUNTY, MARYLAND.

Frederick Mertens, William M.  
Mertens, John H. Mertens and  
Henry F. Mertens, Co-Partners  
trading as F. Mertens' Sons,  
Plaintiffs.

vs.

White Cross Milk Company, a  
Corporation, United States  
Trust Company, a Corporation,  
and Tucker K. Sands, Receiver,  
Defendants.

No. E Q U I T Y, 9 4 5 7

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Answer of the United States Trust Company and Tucker K. Sands, Receiver.

The United States Trust Company and Tucker K. Sands, receiver, for answer to so much and such parts of the bill in the above entitled cause as they are advised it is material for them to make answer unto, answering say!

The United States Trust Company and Tucker K. Sands, receiver, answering the bill in the above entitled cause say that the facts therein stated as to the dissolution and winding up of the affairs of the United States Trust Company are true, and that the United States Trust Company is now doing no business whatever and cannot perform any functions of trustee under the said deed of trust mentioned in the bill of complaint in this cause. Further answering said bill the defendant Tucker K. Sands, receiver, admits that he was duly appointed receiver of the United States Trust Company and is now acting as such; that as such receiver he knows of no reason why a substituted trustee should not be appointed in the place and stead of the United States Trust Company under the deed of trust mentioned in the bill of complaint in this cause, and he has no objection to the prayers of the bill in that regard. Further answering said bill the said Tucker K. Sands says that under proceedings in the Supreme Court of the District of Columbia, in Equity Cause No. 34,290, set out in paragraph six of the bill of complaint in this cause, the said Supreme Court of the District of Columbia appointed the Continental Trust Company of the District of Columbia substituted trustee in the place and stead of the United States Trust Company.

Tucker K. Sands.  
Receiver.

District of Columbia, ss:

Tucker K. Sands, receiver, being first duly sworn, on oath says that he has read the foregoing answer by him subscribed as such receiver and knows the contents