

No, 10365, Equity,

The said Trustees by a good and sufficient deed to be executed and acknowledged agreeably to law Shall convey to the purchaser or purchasers, of the Said Property, and to his, her, or their heirs, the property to him, her or them sold, free, Clear and discharged of all claims of the parties to this Cause, or of any person or persons claiming by, from or under them and the said Trustees, Shall bring into this Court, the money arising on such sale or sales, to be disposed of under the direction of this Court,

Hammond Urner,

— 00 —
 Petition and Courts Order giving
 Possession and Courts Order to
 Sell Automobile,

Leslie N, Coblentz and Guy K, Motter,
 Trustees,

No, 10365 Equity,
 In the Circuit Court for Frederick
 County, in Equity,

On

P E T I T I O N

To the Honorable The Judges of Said Court;-

The petition of Leslie N, Coblentz, and Guy K, Motter, Trustees, in the above entitled cause, respectfully shows unto your Honors;

1, That certain John Hedges heretofore purchased from the Frederick Motor Company, Incorporated, One Ford Automobile giving in part payment therefore, his promissory Note is filed herewith dated on the 17th day of February, 1921, as a part of this Petition, and Marked Exhibit Auto, upon which said note Leslie E, Hedges and Joseph H, Hedges were endorsers, and which contains a Contract of sale, under which the Ownership of said Automobile was retained, by the Payee, of said Note, until said Note was fully paid, that said promissory note is Still due and unpaid, together with the interest thereon, from February 17th, 1921, and the same has been filed as a Claim, against the estate, Of Joseph H, Hedges, which is being administered, in this cause,

2- That said Note has been also filed against the estate of Leslie E, Hedges, out of which said estate only a small portion of said Note will be paid, that the said John Hedges had no Estate out of which said Note can be made, thus leaving the Bulk of said Note, to be paid out of said estate of Joseph H, Hedges,

3- That at the request of your Trustees the said The Frederick Motor Company, Incorporated, has taken possession of said Automobile, under the provisions of said promissory note,

And Your Trustees, are advised that they are entitled to take into their Custody and control the said Automobile that the same may be sold by them, and the proceeds thereof accounted for in the proceeds of the estate, of the Said Joseph H. Hedges as he would be entitled to said Automobile upon the payment of said promissory Note,

4- That your Petitioners are informed that this proceeding is entirely agreeable to the said The Frederick Motor Company, Incorporated, and Your Petitioners, have had said Automobile Examined by an Expert, who put the valuation on the same at \$150,00 One hundred and fifty Dollars,

WHEREFORE your Petitioners pray your Honorable Court to pass and Order authorizing and directing them to take into custody and Control the said Automobile, mentioned in said promissory Note, "Exhibit Auto" and to sell the same at either public or private sale, for the best price that can be obtained, therefor, and to hold the proceeds thereof, subject to the Further relief as the nature of their case may require,

And as in duty bound, etc,

Frank L, Stoner.
 Arthur D, Willard,
 Solicitors for Petitioners,

Leslie N, Coblentz,
 Guy K, Motter, Petitioners,

Courts Order,

ORDERED BY the Circuit Court for Frederick County, Sitting as a Court of Equity, and by the authority thereof this 13th day of June, 1921, that the trustees in the above entitled Cause, take into their Possession the Automobile mentioned in the Aforegoing petition, and sell the same at Either public or private sale, for the best price that can be obtainable, and to hold the proceeds Thereof Subject to the further Order of this Court,

Hammond Urner,

Note, Exhibit Auto,

\$375.00,

Feb-17-1921,

Two (2) Months after date we promise to pay To The Frederick Motor Company Incorporated, or Order (\$375.55) three Hundred and Seventy five dollars, and fifty five cents, for value received with interest from date, payable at Farmers & Mechanics National Bank, and in case of default of payment at Maturity, or in case this note shall be declared due, as hereinafter provided an addit