

to the said Special Masters the sum of seventy-five thousand dollars and have also delivered to them four million, five hundred and thirteen thousand dollars (\$4,513,000) in consolidated bonds of the Richmond & Danville Railroad Company, with all unpaid coupon attached to said bonds, and also \$280 in bond scrip for endorsement of proportionate credit thereon.

And, Whereas, The said Special Masters did duly make their report of said sale to the said Circuit Courts for the Eastern District of Virginia, the Western District of Virginia, the Eastern District of North Carolina, the Western District of North Carolina, the District of South Carolina, the Northern District of Georgia, and the Supreme Court of the District of Columbia, and on the 15th, 16th and 18th days of June, 1894, the said sale was by decree entered of record duly approved and confirmed by the said Courts, subject to the compliance by the purchaser with all the terms and conditions of said foreclosure decrees and sale and the said several decrees of confirmation;

And, Whereas, An order was made by said Court, in the said suits on the 15th, 16th and 18th days of June, 1894, authorizing and directing the said Matthew F. Pleasants, Thomas S. Atkins and Charles Price, the parties of the first part, as Special Masters, upon the terms and conditions set out in the said decree of confirmation, to execute, acknowledge and deliver a conveyance of all and singular the property, premises, rights, privileges and franchises so sold to the said purchasers thereof, subject to the mortgage liens specified in paragraph 5 of the decretal portions of said decrees, so far as is stated in said paragraph of said decrees, and subject also to the payment of all outstanding Receivers' certificates, or Receivers' notes or obligations issued under the order of June 28, 1892, in the said suit of William F. Clyde and others against The Richmond and Danville Railroad Company and others as stated in the decrees, and subject also to the Receivers' obligation for \$280,000, dated February 17, 1894, deposited in The First National Bank of Charlotte, North Carolina, as security as stated in said decrees, and subject also to all other claims filed in the said consolidated cause, or in either of the causes therein consolidated, but only when and as the said United States Circuit Court should allow such claims and adjudge the same to be prior in lien or superior in equity to the said mortgage foreclosed in said consolidated cause, and in ac-