

John H. Fisher & others
Trustees To
Moses Taylor & others

Deed to
Air Line
R Road

This Indenture made this fifteenth day
of February, in the year one thousand
eight hundred and seventy seven,
between John H. Fisher, Robert W.

Leicester and Alfred Custell, Trustees under the deed of trust bearing
date the first day of July, eighteen hundred and seventy seven,
between John H. Fisher, Robert W. Leicester and Alfred Custell, Trustees under the
said deed of trust, parties of the first part, and Moses Taylor, William
R. McAlpine, Alexander S. Davis, William W. Sibley, Edwin S. Green-
man, Eugene Kelly, William H. Gray, and Henry C. Hardy
all of the City of New York, and Skipwith Wilmer of the
City of Baltimore, in Maryland, parties of the second part,
whereas the Atlanta Richmond Air Line Railway Company, by
their deed of trust, bearing date the first day of July, eighteen hun-
dred and seventy seven, and made by and between themselves of the
one part, and the said R. W. Leicester and Alfred Custell, together
with one W. H. Eastley, since deceased, of the other part, did,
for the purpose of securing the just and full payment of their
bonds, to be issued as set forth in their said deed of trust, and all in-
terest thereon as the same should become due and payable, and
for the further consideration of ten dollars to them in hand paid by
the said R. W. Leicester, W. H. Eastley and Alfred Custell, grant
convey and assign to the said R. W. Leicester, W. H. Eastley and
Alfred Custell, and the survivors of them, the entire railway of the
said Company, extending from the City of Atlanta, in the State of
Georgia, to the City of Charlotte in the State of North Carolina, together
with all its franchises, lands, buildings, machinery, rolling stock,
materials and other property, Real and Personal, wherever situated
and in whatsoever manner held, and whether then owned or held
or thereafter acquired, and also the annually accruing net income
of the said Company, upon trust, nevertheless, that so long as
no default should be made in the payment of the principal and
interest of any of the bonds which might be issued by the said At-
lanta Richmond Air Line Railway Company, under and in
pursuance of the authority set forth in the resolution of the Pres-
ident and directors of the said Company, mentioned in the
said deed of trust, the said Atlanta Richmond Air Line Railway
Company should be allowed to remain in quiet and undisturbed
possession, use, and enjoyment of the net annual income
aforesaid, and of all property, Estate and effects of every des-
cription by the said deed of trust granted, conveyed, and assigned
and; but should default be, at any time, made in the payment of
any part either of the accruing interest or of the principal,
when secured, to be paid by any bond or bonds which might
be issued under and in pursuance of the authority aforesaid,
after the same should become due and payable, and payment
thereof should have been demanded not only at the place ap-
pointed on the face of such bond or bonds for the payment
thereof but also in writing to be delivered either to the President
of the Company or to the Auditor or Treasurer thereof in person,
at the principal office of the Company, or in their absence to
any director or prominent executive officer of the said
Company, then at said principal office, then the said R. W.