

wherever situated and in whatsoever manner held, and whether then
 owned and held, or thereafter acquired; and also the annually accru-
 ing net income of the said Company, upon the trusts set forth and
 declared in and by the said deed of trust; and that the rights and cla-
 imes of the holders of the said four thousand two hundred and forty-
 eight bonds for the payment of the principal and interest due and to
 grow due upon the same from and out of the premises granted by the
 said deed of trust were pa. amount and superior to any right or
 claim thereto or therein of the Defendants, the Atlanta and Richmond
 Air Line Railway Company, the United States Security Company M
 A Stricklin the Richmond and Danville Railroad company, Samuel
 B. Hoyt, William C. Russell and J. S. Garner, and of the Pennsyl-
 vania Railroad Company, and of all persons claiming by, from, or
 under them or either of them; that default was made by the said
 Atlanta and Richmond Air Line Railway Company in the payment
 of the installment of interest which accrued upon the said four thou-
 sand two hundred and forty eight bonds, and became due and pay-
 able on the first day of January, 1874, and that the complainants in
 the said cause, early in the said month of January, presented the
 Coupons for such installment of interest upon the bonds held
 and owned by them, at the agency of the said Railway Company
 in the City of New York, and demanded payment thereof, which
 was refused and that afterwards, on the twenty sixth day of the
 said month of January, they presented the said coupons at the
 principal office of the said Railway Company, at Atlanta, in Geo-
 rgia, and by demands in writing, delivered to the auditor of the
 said Railway Company, in person at said principal office, dem-
 anded payment of the said Coupons; and that such payment was
 then and there refused by the said Railway Company; and that at
 or about the same time a similar presentation of Coupons and a
 similar written demand thereof at said principal office were
 made by or on the part of the holders of others of the said
 bonds, and that payment thereof was then and there refused by the
 said Railway Company; and that the installments of interest which
 became due and payable upon the said bonds after the first
 day of January 1874 had not been paid by the said Railway
 Company, but remained in arrear and unpaid; and by
 which said decree it was further, among other things ordered
 adjudged and decreed, that by the true construction and intent
 of the said deed of trust, the trustees therein named, and their
 successors, had, by reason of such default and of the request
 made by the complainants and others of the said bondholders
 as set forth in the bill in the said cause, the right and power
 to execute the trust created by the said deed of trust, and to
 sell and realize the whole trust property thereby granted and
 conveyed, and in as much as the said railway and the franchises
 lands buildings, machinery, rolling stock real estate and
 other property connected therewith, could not be sold piec-
 emal or in parcels, without great prejudice to the rights
 and interests of all persons concerned therein, that they
 had the right and power, and it was their duty, to sell