

signing by Alton A. Cook  
and Marcella J. Cook.

Alton A. Cook (seal)  
Marcella J. Cook. (seal)

Commonwealth of Massachusetts.

Worcester ss. July 24, 1919 Then personally appeared the above-named  
Mayo T. Cook and acknowledged the foregoing instrument to be his free act  
and deed, before me-

Clifford A. Cook, Justice of the Peace.  
My commission expires August 3, 1923.

State of West Virginia

County of Harrison ss: On this 18th day of June, 1919 before me person-  
ally appeared Alton A. Cook and Marcella J. Cook, his wife, to me known to  
be the persons described in, and who executed the foregoing instrument and  
acknowledged that they executed the same as their free act and deed.

G. H. Duthie Notary Public (seal)

My commission expires on the 2nd day of August, 1922.

State of West Virginia, )  
Harrison County, ss: )

I, J. James Crews, Clerk of the County Court of  
Harrison County, hereby certify that G. H. Duthie before whom the annexed  
acknowledgment was taken, and whose name is subscribed thereto, was at the  
time of so doing a Notary Public, in and for Harrison County, West Virgin-  
ia, duly commissioned and qualified, and duly authorized to administer  
oaths and take acknowledgments; that his commission was dated on the 2nd  
day of August 1912, and will expire on the 2nd day of August 1922, I fur-  
ther certify that I am well acquainted with the handwriting of said Notary  
and verily believe the signature to be his genuine signature.

I N T E S T I M O N Y W H E R E O F, I have hereto set my hand and  
affixed the seal of the County Court of Harrison County, at the City of  
Clarksburg, the same being a Court of Record, this 18th day of June 1919.

J. James Crews Clerk (seal)

Rec'd July 25, 1919, at 4h. 37m. P. M. Ent'd & Ex'd.

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Commonwealth of Massachusetts

DeMarco

Suffolk, ss

Supreme Judicial Court  
In Equity

Augustus L. Thorndike, Bank Commissioner

v.

Joseph DeMarco

Decree

Decree

This cause came on to be heard at this term, and was presented by  
counsel, and it appearing that the respondent is a person subject to the  
provisions of St. 1907, C. 377, and acts in amendment thereof and in addi-  
tion thereto, and that said DeMarco is insolvent and the condition of the  
business of said respondent is such as to render the continuance of said  
business hazardous to the public or to those having funds in the custody  
of said respondent, on consideration thereof, it is ordered, adjudged and  
decreed as follows:

That a writ of injunction issue against the said respondent, his ser-  
vants and agents, commanding them and each of them wholly to desist and  
refrain from further proceeding with the business of said respondent until  
further order of the Court, and that Charles T. Tatman, Esquire, of  
Worcester, be and he hereby is appointed receiver, to take possession of  
the books, papers, moneys and other assets of said respondent and to take  
charge thereof; to collect the debts due to said respondent, to pay all  
debts due from said respondent, if the funds coming to his hands shall be  
sufficient therefor; and if not, to distribute the said funds ratably  
among the creditors of the said respondent who duly prove their claims,  
and if any residue shall be left in his hands after paying the said debts  
as aforesaid, to pay over and distribute the said residue to and among the  
persons lawfully entitled thereto, - all under the further direction of  
this Court. And to these ends the said receiver shall have power to pros-  
ecute and defend suits in his own name, or in the name of said respondent,  
and to do all other acts which may be necessary to convert the property  
and effects of said respondent, whether real, personal or mixed, corporeal  
or incorporeal, in possession or in action, into cash in the manner which  
said receiver or his successor in said office shall think most beneficial  
for the interests of all persons concerned and interested therein; provided  
that all compromises and settlements made by said receiver shall be sub-  
ject to the revision of this Court upon the seasonable application of any  
person interested. And said receiver is further authorized to bring suit  
in the name of the Treasurer and Receiver-General upon the bond given by  
the respondent to said Treasurer and Receiver-General of the Commonwealth,  
in accordance with the provisions of St. 1906, C. 408 as amended, and to  
dispose of the proceeds of said bond in accordance with law.

And said respondent is hereby commanded forthwith to deliver to said  
receiver, or his successor in said office, full and absolute conveyances  
and assignments of all assets, funds, securities, claims and demands and