

SUIT TO FORECLOSE ON SISTER CHURCH

Action Brought by Congregational
Church Society of Atlanta.

A MORTGAGE FOR \$300

It Is Charged That Harmony Grove
Congregational Church Has
Been Sold to a Baptist
Congregation at That
Place.

Church corporations, as well as lay corporations, see fit to go into the courts occasionally to settle differences where money values and other considerations are involved. This is shown by a suit which was filed in the superior court yesterday by the Congregational Church Society, a corporation, against the Harmony Grove Congregational church.

The amount of money involved in the suit is only \$300, but another consideration, and a very important one, according to the petition, is that the Harmony Grove Congregational church has sold its building to a certain Baptist church, and hence the suit for foreclosure of a \$300 mortgage on the building.

According to the petition the society loaned to the Harmony Grove Congregational church the sum of \$300 and for this the church gave a mortgage on the property. It was further covenanted when the transaction was made that the church was to be an Evangelical Congregational church, that public worship was not to be suppressed in the house, and that the church should make annual contributions to the society, and that when any one of these covenants was broken the society was to have the right to foreclose the mortgage.

It is claimed in the petition that all of the agreements have been broken by the Harmony Grove church, consequently there is no longer any harmony between the church and the society. Culberson, Willingham & Johnson are attorneys for the petitioner.