

declared to be vested in and subject to the uses aforesaid, shall remain in the said Lydia and in default of appointment or disposition of the same by the said Lydia by last will and testament hereafter to be made in due form of law, shall at and upon her decease pass to and rest in her said daughter Mary Conner absolutely. And the said Lydia in consideration of the several provisions grants, covenants and sales hereinbefore made by the said Henry touching and concerning both real and personal estate and which are by him made entered into and granted in lieu of her dower and distribution shall both of real and personal estate which she might hereafter claim by virtue of the said intended marriage doth hereby consent and agree to accept and receive the provision hereinbefore made for her as and for her jointure and in lieu for and full satisfaction of all such dower or thirds and distribution shall under the laws of this State, which she could or might claim out of any lands, tenements, goods or chattels wherof the said Henry now is or at any time hereafter during said intended marriage shall be seized or possessed and she doth further hereby for the consideration aforesaid relinquish and quit, claim unto the said Henry his heirs Executors and assigns all right, title or claim of and to all his other lands, tenements and hereditaments not hereinbefore secured, settled and conveyed as aforesaid. In witness whereof the said parties have interchangeably hereunto set their hands and seals.

But -

M. Baltzell

Henry Hartsock
 Lydia A. Hartsock



Which is thus Entered in

State of Maryland Frederick County to wit

As it is remembered that on this 24th day of August A.D. 1854, before the subscriber a justice of the peace in and for said County and State personally appeared Henry Hartsock and Lydia A. Conner the respective parties grantor and grantee to the foregoing deed and whom I know by the testimony of William Louie a competent witness taken by me under oath to be respectively the identical parties both as grantors and grantees as therein interchangeably named and described and professing so to be in the several parts thereof and they did severally and respectively acknowledge the foregoing deed or instrument of writing to be their act and deed for the purposes therein mentioned.

Taken and acknowledged before

M. Baltzell

State of Maryland Frederick County to wit

I hereby certify that the foregoing is a true copy taken from the original indenture as recorded in Liber P. G. P. No 1 folio 698 of the Land Records of Frederick County. In testimony whereof I hereunto set my hand and affix the seal of the Circuit Court for Frederick County, this 25th day of January 1865.

J. W. L. Hartly Clerk

Maryland to wit

The State of Maryland, I Lydia A. Hartsock, Augustus Barnes and Lavinia E. Barnes his wife, Sarah V. Hartsock, Mary A. Hartsock and Maria Hartsock of Frederick County, Greeting. You are hereby commanded that all excuses set apart, you personally appear before the Judge of the Circuit Court for Frederick County, sitting as a Court of Equity, to be held at the Court House in Fredericktown, in and for said County, on the 2^d Monday next to answer the bill and complaint of John S. Sellman wife against you in our said Court exhibited, and do forth. Whereof fail you not, as you will answer the contrary at your peril. Witness the Hon. Madison Nelson, Judge of our said Court, the 3^d day of January 1865. Issued the 26th day of January 1865. To the Sheriff of Frederick County.

J. W. L. Hartly Clerk

Sub. power