

Stephen Gantt

Witness my hand and seal

W. Mahoney

Stephen Gantt (Seal)

(Which is thus endorsed)

Henrietta Gantt (Seal)

State of Maryland Frederick County to Wit
I hereby certify that on this seventh day of February in the year 1861 before me the subscriber one of the Justices of the Peace of the State of Maryland in and for the County of Frederick aforesaid personally appeared Stephen Gantt and Henrietta Gantt his wife and did each acknowledge the aforesaid Mortgage to be their respective act. And at the same time before me also appeared George Markle one of the Mortgages in the aforesaid Mortgage named and made oath in due form of Law that the Copy reciting in the said Mortgage is true and bona fide as therein set forth.

W. Mahoney

State of Maryland Frederick County to Wit
I hereby certify that the above and foregoing is a true Copy of the original Mortgage as recorded in Liber B. B. F. No 6 folio 440 of the Land records of Frederick County.

(Seal)

In testimony whereof I hereunto subscribe my name & affix the seal of the Circuit Court for Frederick County this 4th day of April A. D. 1861

H. B. Fitzhugh Clerk

Report of Court for Frederick County in Equity of George H. Markle
To the Honorable Magistrate Nelson Circuit Judge for the Third Judicial Circuit of the State of Maryland sitting in the Circuit Court for Frederick County in Equity the Report of George H. Markle respectfully sheweth that on the seventh day of February in the year 1861 Stephen Gantt and Henrietta Gantt his wife to secure George Markle and Lewis Markle of their Sureties of said Stephen Gantt in a note for three hundred and twenty five dollars dated February 5th 1861 and payable 90 days after date and held by the Franklin Bank of Frederick or as surety or sureties in any note in personal thereof executed a Mortgage conveying all that lot of ground situate and being on the north side of West All Saints Street in Frederick Town in the County of Frederick State of Maryland contained within the corners and distances metes and bounds set forth in said Mortgage.

Which Mortgage was subject to a condition that the said Stephen Gantt should pay the said note at maturity or any note in personal thereof that said Mortgage should be void.

But if default should be made in the payment of said note or in any note in personal thereof then that