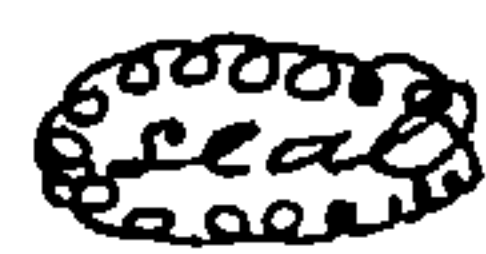


saving harmless the said John Wilson, Jr., & Susah Zimmerman in a promissory note, date on the 25th day of November 1871, payable ninety days after date to the Frederick County National Bank, in the sum of Four hundred dollars, and in which said note the said John Wilson Jr. and Susah Zimmerman are sureties, for the purpose of indemnifying and saving harmless, the said Henry R Harris & John Wilson Jr. in a promissory note dated Nov 27, 1871 payable twelve months after date to Thomas Blagett in the sum of One thousand dollars with interest & upon which said note the said Henry R Harris & John Wilson Jr. are sureties, And also for the purpose of indemnifying & saving harmless the said John Wilson Jr., Henry R Harris George F B Crumbaugh and Susah Zimmerman from all loss & damage they might receive by reason of their suretyship in any of the herebefore recited promissory notes, or which they may receive as surety or sureties on any note or notes given in renewal of any of the herebefore recited promissory notes. We the said Henry M Strailman & Catharine R Strailman his wife have agreed to execute these presents. Now therefore in consideration of the above recited premises, we the said Henry M Strailman & Catharine R Strailman, his wife, do grant unto the said John Wilson Jr Henry R Harris George F B Crumbaugh & Susah Zimmerman all that part of "Monocacy Manor," conveyed to a certain Joseph A Lechlider by James A Herold by deed, dated on the 18th day of March, in the year 1857, in Liber C & L No 9 fol. 822 & 823 of the Land Records of Frederick County, and known as the "Fontaine Rock Mill" which was conveyed to said Henry M Strailman by Grayson Eschelberger, Trustee of the said Joseph A Lechlider by deed, dated the 28th day of August, in the year 1862, & recorded in Liber B G F No 7 fol. 668, one of the Land Records of Frederick County, also all that piece or part of a lot or portion of ground, situate, lying & being in Frederick Town in the County and State aforesaid, & being in that part of Frederick Town called "Beufltown," & being the same lot or portion of ground conveyed to Samuel Dixon by Charles Cole, Executor of the last Will and Testament of George Fager, late of Frederick County, dec'd, by deed dated on the 16th day of October, in the year 1855 & recorded in Liber C & L No 8 fol. 41 & 42 one of the Land Records of Frederick County & being the same lot conveyed by the said Samuel Dixon to said Henry M Strailman, by deed dated on the 10th day of October in the year 1855, & recorded in Liber C & L No 8 fol. 42 & one of the Land Records of Frederick County Also all the following lot or parcel of a tract of land, called The Mountain Tract, & known & designated on the plat of said tract as Lot No 9, containing Fourteen acres, two rods & twenty perches of land, more or less, and being the same land conveyed to Henry M Strailman by Charles W Goldsborough & James K Waters & wife by deed dated on the 26th day of October in the year 1865, & recorded in Liber S W L C No 4 fol. 43 one of the Land Records of Frederick County Provided that if the said Henry M Strailman, my executors, administrators or assigns shall pay each & all of the herebefore recited promissory notes, when the same shall become due and payable or payment shall be demanded of any that are now due & payable or if any of said notes shall be renewed shall pay any renewal thereof & indemnify & save harmless the said John Wilson, Jr., Henry R Harris George F B Crumbaugh & Susah Zimmerman, the sureties on said notes from all loss, costs, charges & damages which they or either of them may sustain by reason of their said suretyship on the herebefore recited promissory notes, or by reason of their or either of their suretyship or any note or notes given in renewal of any of the herebefore recited promissory notes, then this Mortgage shall be void

Test

Christ H Eckstein

Henry M Strailman 
C R Strailman 