

three hundred and thirty six, and parts  $\frac{42}{95}$  tons - that she is a Steamboat has - and woman's head. And the said Samuel G. Taylor having agreed to the description and ad- measurement above specified, and sufficient security having been given according to the said Act, the said Steamboat has been duly enrolled at the port of Annapolis. Given under my hand and seal at the Port of Annapolis this nineteenth day of March, in the year, one thousand, Eight hundred and fifty (1850).

To Have and To Hold the said Steamboat "Maryland" and appurtenances thereunto belonging unto the said James McCorky & Co and Samuel Phillips & Son, their Executors, Administrators and Assigns, to the only proper use and behoof, and as the proper goods and chattels of the said James McCorky & Co, and Samuel Phillips & Son, their Executors, Administrators, and Assigns, from hereafter for ever.

And I, the said Samuel G. Taylor for myself, my Executors and Administrators do hereby covenant and agree to and with the said Executors, Administrators and Assigns, that at the execution of these presents, I am the true and lawful owner of the said Steamboat, called the Maryland of Annapolis, and appurtenances, and I have full right and authority, to sell and dispose of the same freed from, and cleared of all claims, incumbrances and demands whatsoever: Provided always, and these presents are upon this condition, that if the said Samuel G. Taylor his Executors and Administrators, shall well and truly pay, or caused to be paid, unto the said James McCorky & Co, and Samuel Phillips & Son their Executors, Administrators or Assigns, all such sums or sums of money, note or notes, and renewal of notes and interest, or whatever may be the balance of account on settlement, due by the said Samuel G. Taylor, to the said James McCorky & Co, and Samuel Phillips & Son, that then, and from thereafter, these presents, and every thing herein contained, shall cease, and determine, and be absolutely void, otherwise to remain in full force and virtue. And it is hereby covenanted and agreed by and between the parties to these presents, that if default shall be made in the payment of all such sum or sums of money, note or notes, and Renewal of notes and interest, or whatever may be the balance of account on settlement, due by the said Samuel G. Taylor to the said James McCorky & Co, and S. Phillips & Son, or any part thereof, that then and from thereafter, it shall be lawful to the said James McCorky & Co and Samuel Phillips & Son, their Executors, Administrators or Assigns, to enter