

To enjoy the same, or the rents, issues and profits thereof in such manner, as she may elect provided however that said piece, parcel or lot of land shall not be sold, or alienated in any manner or form whatever by my said daughter, or any other person by public or private sale during the natural life of my said daughter nor shall the said piece parcel or lot of land be liable for the debts of my said daughter, or the debts of her children or any one of them. Upon the death of my said daughter Maria C. Quinn, I do hereby give and convey said piece parcel and lot of land to such of her children as may survive her, or be living at her death, share and share alike. But should any child of my said daughter die in the lifetime of my said daughter leaving a child or children living at the death of my said daughter such child or children shall take the share or shares in said piece parcel and lot of land which such deceased parent might have been entitled to had such parent survived my said daughter. I hereby reserve unto myself the use and enjoyment of said lot of land and the rents, issues and profits thereof, and absolute control and management of same during my natural life. Witness my hand and seal this 30th day of September A. D. 1893. in the year of our Lord one thousand eight hundred and ninety three and in the one hundred and eighteenth year of the sovereignty and Independence of the United States of America.

Lined sealed & delivered in the presence of

J. Lee Green

J. A. Fullough

Mary K. Stokes (Wife)