

der the foregoing power, for they will upon request execute, acknowledge, and deliver to the purchaser or purchasers a deed or deeds of release confirming such sale. And it is agreed that the grantee, or her executors, administrators, or assigns, or any person or persons in their behalf, may purchase at any sale made as aforesaid, and that no other purchaser shall be answerable for the application of the purchase money; and that until default in the performance of the condition of this deed, I and my heirs and assigns may hold and enjoy the granted premises and receive the rents and profits thereof. And for the consideration aforesaid I, Mary A. Gibson wife of the said George S. Gibson, do hereby release unto the said grantee and her heirs and assigns all right of or to both dower and homestead in the granted premises. In witness whereof, we the said George S. Gibson and Mary A. Gibson hereunto set our hands and seals this first day of October in the year one thousand eight hundred and eighty one.

George S. Gibson (seal)

Signed and sealed) Mary A. Gibson (seal)

in presence of Commonwealth of Massachusetts.
Bradford Gibson Worcester ss. Nov. 2^d 1881. Then personally appeared the above named George S. Gibson and acknowledged the foregoing instrument to be her free act and deed.

Before me John T. Jane Justice of the Peace.
Rec'd Nov. 4th 1881 at 8 A.M. Entd. Ex. By Harry B. Wilder Reg'

Foster Rolon E.
to
Chas E. Guild

Know all men by these presents that I Rolon E. Foster of the Town of Milford in the County of Worcester and Commonwealth of Massachusetts, in consideration of Four Hundred Dollars paid by Charles E. Guild of Boston in the County of Suffolk and Commonwealth aforesaid, the receipt whereof is hereby acknowledged, do hereby remise, release, and forever quitclaim unto the said Charles E. Guild all my right, title and interest in and to a certain parcel of land in the Town of Mendon in said Worcester County, containing $\frac{3}{4}$ of an acre, more or less;