

101  
defend by these presents. In testimony whereof he the said  
Caleb Bentley hath hereunto set his hand and affixed his seal the  
day and year above written  
Signed, sealed and delivered  
in presence of  
John H. Riggs - Henry Howard of Am.

Caleb Bentley Seal

On the day of the date of the within writing came before us the subscribers  
two of the Justices for Montgomery County the within named Caleb Bentley  
and acknowledged the within writing to be his act and deed & that he  
promises therein mentioned with the appertinances thereunto belonging  
to be the right and estate of the said George Thompson & his heirs according  
to the true intent and meaning thereof - at the same time Annetta  
J. Bentley wife of the said Caleb Bentley being by us privately exam-  
ined apart from & out of the hearing of her husband relinquish'd her  
right of dower to the within lands & premises, and declared that she  
did the same willingly & freely without being induced there to by  
fear of ill usage from her said husband or fear of his displeasure

John H. Riggs - Henry Howard of Am.

1823  
At the request of George Gasparway the following deed was recorded the  
28<sup>th</sup> day of June 1816. to wit. This Deed of Bargain and Sale made the  
twenty eight day of June eighteen hundred and sixteen, between George  
Thompson of Montgomery County, and State of Maryland of the one part and  
George Gasparway of the same county, and State of the other part, witnesseth  
that the said George Thompson for and in consideration of the sum of three  
hundred dollars Money of the United States, to him in hand paid  
at or before the sealing and delivering of these presents the receipt  
whereof he doth hereby acknowledge, hath granted, bargained, sold  
aliened, released, conveyed and confirmed, and by these presents doth  
grant bargain, sell, alien, release, convey and confirm unto him  
the said George Gasparway his heirs and assigns for ever all that Lott  
or portion of ground situate and being in the Town of Brookeville, in  
the County aforesaid distinguished on the general plot of said town  
as surveyed by Richard Thomas, by lott number forty seven, to have  
and to hold the said Lott, with all and singular the hereditaments  
and appertinances whatsoever, to the same belonging or in any  
wise appertaining and he the said George Thompson doth hereby for  
himself his heirs executors and administrators, covenant and grant  
to and with the said George Gasparway, that he the said George Thompson  
the said Lott or portion of ground hereby granted, with all and

Singular the rights, members and appertinances therunto belonging or in anywise appertaining unto the said George Gapaway his heirs and assigns for ever, against him the said George Thompson and his heirs and against all manner of persons whatsoever claiming the same by through or under him or his heirs, will warrant and for ever defend by these presents. In testimony whereof he the said George Thompson, hath hereunto set his hand and affixed his seal the day and year above written written  
 Witness Jesse Leach - Zadok Lanham - George Thompson

Maryland Montgomery County to wit: On this 28<sup>th</sup> June 1816, appeared George Thompson before the subscribers two Justices of the peace of said County and acknowledged the foregoing instrument of writing to be his act and deed, and the land and premises therein mentioned to be the right and estate of the within named George Gapaway his heirs and assigns for ever according to the true intent and meaning thereof and the Act of Assembly in such case made and provided  
 before Jesse Leach - Zadok Lanham

Recording fees paid

At the request of John M. Kaleb the following bill of sale was recorded the 28<sup>th</sup> day of June 1816. to wit Know all men by these presents that I James Clinch of a Montgomery County and State of Maryland for and in consideration of the sum of Seven hundred dollars current money to me in hand paid by ~~the said~~ John M. Kaleb of Frederick County State aforesaid at the sealing and delivery of these presents the receipt whereof is hereby acknowledged, hath bargained sold and delivered, and by these presents do bargain sell and deliver unto the said John M. Kaleb his heirs executors and administrators all the following negro Slaves to wit Negro Silla about seventeen years of age, Negro Betty about fifteen years of age, and negro Jack about six years of age, To have and to hold the said negro Slaves unto him the said John M. Kaleb his heirs executors and administrators and assigns forever, provided Nevertheless and it is the true intent and meaning of these presents and the of the parties hereto, that if the said James Clinch my heirs executors or administrators do and shall will and truly pay or cause to be paid unto the said John M. Kaleb or to his heirs executors administrators or assigns the aforesaid sum of Seven hundred dollars current money on or before the first day of October next with legal interest thereon from this date then these presents shall cease determine and be utterly null and void. But if default shall be made in the payment of the sum of money and interest as aforesaid on any part thereof then these presents shall remain and be in full force

force a  
 any  
 hath  
 her  
 sign  
 in  
 Wm  
 four  
 the  
 ledg  
 slave  
 John  
 mean  
 5 1/2  
 & ye  
 At  
 June  
 in  
 Jam  
 John  
 the  
 twenty  
 before  
 ledg  
 desc  
 confer  
 release  
 all the  
 - said,  
 Nowar  
 and so  
 recuse  
 and fo  
 line o  
 North  
 a sha  
 of a  
 the i  
 belong  
 thereof  
 heirs th  
 To ha  
 dese