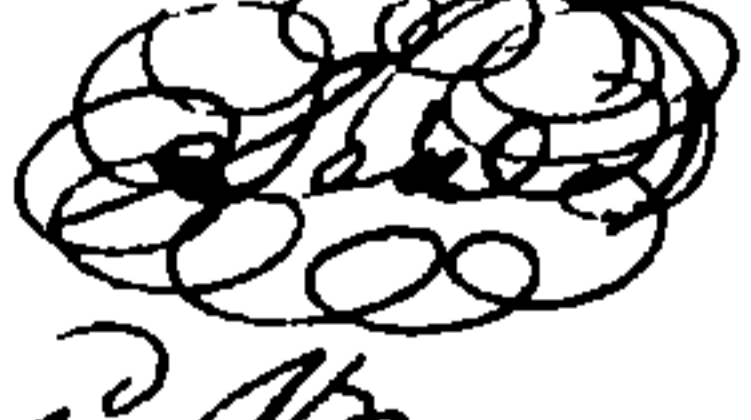


of the said County & State of the other part. Whereas the said William Maught by his promissory Note, duly executed, upon stamp paper bearing date the 31<sup>st</sup> day of May in the year eighteen Hundred and Fifty three has promised to pay - twelve - months after the date thereof, to the said Samuel Maught the sum of Five Hundred dollars with legal Interest thereon from the date thereof as by referred thereto - well more fully, and at large appear Now This Indenture - Witnesseth That the said William Maught for and in Consideration of the said Debt, or sum of Five hundred Dollars owing to the said Samuel Maught as aforesaid, and for the better securing the payment thereof with interest to the said Samuel Maught his executors - Administrators, or assigns, and also in Consideration of the further sum of one - clear Current money to the said William Maught by the said Samuel Maught in hand paid at, and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged by the said William Maught - hath granted - bargained and sold, released and Confirmed and by these presents doth - grant, bargain, and sell, release and Confirm unto the said Samuel Maught his heirs and assigns, all those parts of tracts or parcels of Land situate and lying in Frederick County aforesaid Called "Brothers Good Will" "Mary Peep a - Day" "Juliana" & "Juliana" Containing twenty two acres of Land and being the same parts of Tracts or parcels of Land, Conveyed to the said William Maught by Henry Maught & Mary Ann Maught by Indenture bearing date, on the 31<sup>st</sup> day of May in the year eighteen Hundred and Fifty and Recorded in Index M B O. N<sup>o</sup> 11 folios 366 & 367 one of the Land Records of Frederick County as by referred - thereto will more fully and largely appear Also all those pieces, or parcels of Land being parts of "Brothers" "Mary Peep a Day" & part of "Juliana" adjoining the parcels of Land herein before described, which was laid off & allotted to the said William Maught as his part, and proportion of the Real Estate of his dec<sup>d</sup> father Andrew Maught, and which was accepted by and is now held owned and possessed by the said William Maught Containing about twenty and one - quarter acres of Land, more or less To Have and to Hold, the said parts of Tracts - and parcels of Land and every part and parcel thereof, with the appurtenances therunto belonging unto the said Samuel Maught his heirs & assigns forever - to - his and their own use and behoof. Provided always, and it is the true intent and meaning of these presents, and of the said parties herunto; that if the said William Maught, his executors or Administrators, do and shall well and truly pay or cause to be paid, unto the said Samuel Maught his executors Administrators or assigns, the said sum of Five dollars Current money, with legal Interest, for the same on or before the first day of June, in the year of our Lord one thousand, eight hundred and fifty four, without any deduction or abatement whatsoever, then & from - thence forth these presents, and every matter, and thing therein contained shall Cease and be utterly null and void, any thing therein contained, to the Con - trary thereof in any wise Noted, this binding Instrument whereof the said - William Maught has herunto set his hand and affixed his seal the day and year first herein before written

Signed Sealed & Delivered in the presence of  
of John Reid Edw<sup>d</sup> Coghlin

William Maught,   
Which is this Endors<sup>d</sup> No

(State of Maryland Frederick County Seb;

Be it remembered and it is hereby certified that on this Thirty first day of May - in the year of our Lord, eighteen Hundred and Fifty three, before the subscribers - two Justices of the peace of the State of Maryland, and for the County aforesaid -