

To Have and to Hold the same also all my rights of my Brother Jonathan Harlock deceased Estate all which Property is now in my possession. To Have and to Hold the same described property above bargained and sold to the said Harlock his Executors Administrators and assigns forever to him and his or her heirs and benefit. And the said Washington Harlock for myself my Executors and administrators shall and will warrant and forever defend by these presents to the said names Harlock his Executors Administrators and assigns the said described property against me my Executors and Administrators and against all and every other person or persons whomsoever claiming the same or any part thereof. In Testimony whereof I have hereunto set my hand and affixed my seal the 9th day of September 1844.
Signed and sealed and delivered
in presence of - - - - -

Washington Harlock

Algeron Thomas

On this 9th day of September 1844 before me one of the Justices of the Peace in and for said County appears Washington Harlock and acknowledge to the foregoing writing to be his act and deed according to the true intent and meaning thereof and the act of Assembly in such case made and provided -

Algeron Thomas

John D. Parker Be it remembered that the following Bill of Sale was recorded No. 27 from on the 26th day of September anno Domini 1844 to wit - Solomon Messick This Indenture made this 19th day of September in the Year of our Lord one thousand eight hundred and forty four between Solomon Messick of Dorchester County and State of Maryland of the one part and John D. Parker of the County and State of Orange of the other part. Whereas the said Solomon Messick by Judgment rendered by William T. Stapleford Esq^r on the 19th day of September 1844 amounting to thirty Dollars and twenty two Cents due and stands bound unto the said John D. Parker his Executors Administrators and assigns in the sum of thirty Dollars and twenty two Cents being the amount of said Judgment and to the lawful course of the said Judgment as it becomes payable with Interest and Costs additional if any when it is executable by Law as respects to the said Judgment will more fully appear. Now This Indenture witnesseth that the said Solomon Messick in consideration of the said debt or sum of Thirty Dollars and twenty two Cents owing to the said John D. Parker as aforesaid and for the better securing the payment thereof will deliver to the said John D. Parker his heirs or assigns according to the condition of the said Judgment and also in consideration of the further sum of One Dollar Current money to him the said Solomon Messick by the said John D. Parker is hand made and truly paid at and before the sealing and delivery of these presents the receipt whereof is hereby acknowledged by the said Solomon Messick hath granted bargained and

Delivered May 9 1845 to J. S. Parker.