

the aforesaid sum of money so advanced by him, and in that to secure
 and to annulify the said Ann M Byers from any and all damages
 and loss arising out of her being security as aforesaid for the said
 William S. Byers. Now this Indenture witnesses that the said
 William S. Byers in consequence of the premises and also the
 further sum of ten dollars in hand paid this day by the said
 Henry Page and Ann M Byers, has bargained and sold, and
 sold by these presents bargain and sell to the said Henry Page
 and Ann M Byers their heirs and assigns the following property
 to wit: Negro man Tom, Negro Daniel, Dennis, Maria, and
 negro child Maria, the crop of wheat now sowed, one
 hundred and fifty barrels of corn, five horses, two colts, two
 mules, six cows five yearlings, two yokes of oxen, seventeen
 sheep, forty two hogs, two horse carts, one ox cart, seven ploughs
 four seed hammers, one drag harrow, five thousand pounds
 of flax seed, one prairie house, several stacks of wheat and
 oats straw, corn cobs, one four wheel carriage, two beds, table
 and six drawers, two pair of Andirons, one iron fence,
 two pairs of Shovel and tongs, two carpets, two dozen chairs, one di-
 ners set of china, one tea set of china, two sets of knives and forks,
 one dozen tea spoons, one silver tassel, one half dozen silver
 spoons, two hearth rug, two hundred and fifty bushels of Irish
 potatoes, fifty bushels of oats, one corn sheller, one wheel saw
 one three spring machine and a quantity of iron and all the re-
 mainder of the personal estate of the said William S. Byers
 to have and to hold the said personal estate to the said Henry
 Page and Ann M Byers their heirs and assigns as tenants
 in common Provided nevertheless, and it is the true intent
 and meaning of these presents and of the parties thereto, that if
 the said William S. Byers shall ^{pay} be secure to be paid to the said
 Henry Page his heirs or assigns the said sum of five hundred and
 eighty eight dollars and sixty cents (\$588.60 cts) with interest
 from this date, on or before the first day of January (1844) sixteen
 hundred and forty four, which is intended and assigned by
 the parties to be first paid as a preference debt, and shall
 also save harmless and indemnify the said Ann M Byers
 security as aforesaid, then this Indenture shall be void
 and void else to remain in full force and effect in law
 testimony of which the said William S. Byers has hereunto set his
 hand and seal the day and year first above written.

John G. Abbott J.P.

Witness my hand

Wm. S. Byers

