

Waggon gear, one white face Bull, 5000 lbs Blades in Bars, one Cross cut Saw, three Cutting Axes, four grubbing Axes, four Shovels, three long forks, Saddle & Bridle, one low wheel Ox Cart, one Bull Calf Durham, one set cupring Instruments, one pocket Case surgical ditto, one Case Dentists extracting ditto, one Buffalo robe, one Medical case, bottles & Medicines, lot of Bacon in Smoke-house, one double barreled Gun, one new ground plow, three lead chains, one Timber ditto, one large Grind Stone, four Beds, steds & furniture, one sideboard, one Bureau, one Secretary & Book Case, one dozen Cain seat Chairs, one dozen stool ditto, one settee, one Mahogany Table, one Walnut ditto, two large Mirrors, two small ditto, one set of China Ware, one ditto Liverpool, four Iron pots, and Hooks & pot racks, and all the rest and residue of House hold & Kitchen furniture, stocks, provisions, provender and every other article standing & lying in the House or Houses, or on the Farm now in the occupancy of the said George G. Harmon near the Town of Cambridge. To have and to hold all & singular the said Goods & Chattels, Crops, stocks, provisions &c herin before granted, bargained & sold, or mentioned or intended so to be, unto the said Levin Jones, J. P. his Executors, Administrators and Assigns, to the only proper use and behoof of the said Levin Jones J. P. his Executors, administrators & Assigns forever: Provided Always, and these presents are upon this condition, that if the said George G. Harmon, his Executors or Administrators, shall and do well and truly pay, or cause to be paid, unto the said Levin Jones J. P. his Executors, Administrators or Assigns the full sum of Twenty one hundred & fifty seven dollars, current money, with legal interest for the same, on or before the first day of July in the year of Our Lord Eighteen Hundred & fifty, then and in such case these presents, and every matter & thing herin contained, shall cease, determine and be utterly void to all intents & purposes, any thing herin contained to the contrary thereof in anywise notwithstanding: And the said George G. Harmon, for himself, his heirs, Executors or Administrators, or some or one of them, shall & will well & truly pay, or cause to be paid, unto the said Levin Jones, J. P. his Executors, Administrators & Assigns the said sum of Twenty one hundred & fifty seven dollars, together with interest for the same, at such time as the within written premises and conditions herin mentioned & appointed for the payment thereof: And the said George G. Harmon, for himself, his Executors and Administrators, all & singular the said Goods & Chattels, Crops, stocks, provisions &c, by these presents granted, bargained & sold, and every part thereof, unto the said Levin Jones, J. P. his Executors, Administrators and Assigns, against him, the said George G. Harmon, his Executors, administrators, and against all & every other person or persons whatsoever, shall & will warrant & forever defend by these presents. In witness whereof the said George G. Harmon hath hereunto set his name and affixed his seal the day & date within written.

Signed, sealed & delivered in the
presence of James Rea

Geo. G. Harmon

Maryland, District of Columbia, To Wit: On the twenty first day of February in the year of Our Lord one thousand eight hundred and fifty, personally