

unto his and their only proper use and benefit and the said Thomas B. Grange  
 for myself my executors and administrators shall and lawfully warrant and forever  
 defend by these presents to the said Phillip D. Sutton his executors and administrators  
 and assigns the said described property of Tobacco and Corn against every executor  
 and administrator and against all and every other person or persons who shall  
 claim or to claim the same or any part thereof In Testimony whereof I have  
 hereunto set my hand and affixed my seal the first day of July in the year of our  
 Lord one thousand eight hundred and forty four  
 Signed Sealed and Delivered in the presence of } Thomas B. Grange  
 of Lewis Sutton } William Davis

And the back of the foregoing was thus written to wit:

This of my own free will and full consent to wit the 1<sup>st</sup> day of July 1844  
 before me one of the Justices of the peace in and for the State and County aforesaid  
 appears Thomas B. Grange of said County and he acknowledged to me that he was  
 foregoing instrument of writing to be his act and deed and that the Tobacco and Corn  
 or some of money owned therein to both rights and estates of the said Phillip  
 D. Sutton upon the conditions therein contained according to the true intent  
 and meaning of the same, and the Acts of Assembly in such cases enacted  
 and provided which are hereby before me  
 Louis Sutton  
 4/2 Recorded the 5<sup>th</sup> day of July 1844

This Indenture made this nineteenth day of July in the year eight hundred  
 and forty four Between John Johnson and Thomas Sutton of the  
 City of Memphis of the one part and Alexander Randall of the said City of the  
 other part Whereas Richard Jones of the said City of Memphis a Negro woman  
 named Charlotte then about twenty years of age and her female child named  
 Lucinda alias Louisa then about three years of age on the twentieth day of  
 July eight hundred and forty four of one Jonathan Sleeper to serve they and  
 their issue until they severally would at the age of thirty five years and no longer  
 as by deed recorded in Baltimore County Court will appear and whereas the said  
 Charlotte and the said purchase that the two other children now living to wit Thomas  
 Johnson about seven years of age and William a boy now about five years of  
 age who were also the property of the said Richard Jones the said Richard Jones  
 the said Richard Jones executed a deed of trust conveying among other property  
 all his right title and interest in and to the said Negroes to the said Johnson and  
 and Alexander and authorizing them among other things to sell and dispose of  
 the said property for the use of said trusts and upon the terms and conditions  
 therein stated and whereas the said Johnson and Alexander have purchased