

interest in and to negro boy Waitman (son of Charlotte) whom the said Alexander Randall purchased of John Johnson and Thomas S. Alexander appointed trustees by a decree in the Court of Chancery to sell the real and personal estate of Richard I. Jones as will more fully appear by reference to the Bill of Sale dated the nineteenth day of July eighteen hundred and forty four and recorded in Anne Arundel County Court for and during the period or term of servitude agreed in said Bill of Sale aforesaid: that is to say until the said negro boy Waitman shall attain the age of thirty five years, and no longer, which term of service will expire on or about the nineteenth day of July eighteen hundred and seventy four.

To Have and to Hold all the right and interest of him the said Alexander Randall in and to the said negro boy named Waitman, for and during the aforesaid term of servitude so as aforesaid agreed and hereby bargained and sold unto the said Henry H. Brown his executors, administrators and assigns forever.

In witness whereof we hereunto subscribe our names and affix our seals this eleventh day of January in the year eighteen hundred and forty nine.

Signed, sealed and delivered in presence of J. W. Hunter

A. Randall  
H. H. Brown

State of Maryland, Anne Arundel County, ss. Be it remembered that on this eleventh day of January in the year eighteen hundred and forty nine before me the subscriber a Justice of the Peace of the said State in and for the County aforesaid personally appeared Alexander Randall and Henry H. Brown the party grantor and grantee in the aforesaid deed and acknowledge the same to be their act and deed.

J. W. Hunter.

Recorded on the 12<sup>th</sup> day of January 1849.

ex. sold  
5th H. Brown  
11th 1850  
Cost \$75

Wesley A. Stockett Whereas Wesley A. Stockett of Anne Arundel County stand indebted to Howard M. Duvall in the sum of two hundred dollars current money the same being the consideration mentioned in the Bond this day executed by the said Wesley A. Stockett and secured by the said Howard M. Duvall for the purpose of replevying certain property distrained on by James B. Stockett for arrears of rent now due: and whereas for the purpose of securing the said Howard M. Duvall harmless from all cost & damages in the premises I am willing to execute these presents. Now know all men by these presents that Wesley A. Stockett for & in consideration of the premises, and of the sum of one dollar to me paid have granted, bargained and sold, and by these presents do grant, bargain & sell unto the said Howard M. Duvall, one black horse, one red cow, one horse cart & gear, 6 shovels, 1 dozen chairs, two beds & bedding, one cultivator, together with all my additional property of every kind. To Have and to Hold the same unto the said Howard M. Duvall his executors, administrators and assigns forever. Provided and these presents are upon the condition that if the said Wesley A. Stockett, shall well & truly prosecute the said suit of replevin with effect, and also shall & will return the goods and chattels aforesaid if the same be