

Nicolly and his heirs, the said Lots of Ground and premises hereby granted bargained & sold and every part and parcel thereof with the appurtenances thereunto belonging to him the said William Nicolly his heirs and assigns against him the said Vilghman Nicolly and his heirs and against all and every person or persons whatsoever Claiming or to claim any right title or interest in and to the same or any part thereof shall and will hereafter warrant and forever defend by these presents In Witness whereof the said Vilghman Nicolly hath hereunto subscribed his name and affixed his seal the day and year first above Written

Vilghman Nicolly

Signed sealed and delivered in the presence of us So-Douglas Gary Hitch Received on the day of the ^{parts of the} within deed of from the within named William Nicolly the sum of thirty Dollars being the consideration money mentioned in the within Deed -- Vilghman Nicolly

Maryland Caroline County to wit - On this fifth day of January in the year of our Lord Eighteen hundred and Eighteen personally appeared Vilghman Nicolly of said County being the party grantor above named before us the subscribers two of the justices of peace in and for said County and acknowledged the within deed a instrument of writing to be his act and deed and the Lots and premises therein mentioned and thereby have bargained and sold to be the right and Estate of of the within named William Nicolly party grantor also therein named his heirs and assigns forever according to the purport true intent and meaning of said Deed or instrument of writing and the act of Assembly in such case made and provided - So-Douglas Gary Hitch

Caroline County to wit - It is remembered that on the tenth day of February in the Year of our Lord one thousand Eight hundred and Eighteen Came Robert Hardcastle of Caroline County and bought a bill of sale with one endorsement thereon and prayed to have the same enrolled amongst the records of Caroline County and on the same day and year aforesaid the same bill of sale and endorsement were enrolled as follows to wit Knows all men by these presents that Henry Camron of Caroline County for and in consideration of the sum of two hundred and twenty five Dollars to me in hand paid by Robert Hardcastle of the aforesaid County at a before the sealing and delivery of these presents, the receipt whereof I the said Henry Camron do hereby acknowledge, have granted bargained and sold, and by these presents do grant bargain and sell unto the said Robert Hardcastle his - executors administrators and assigns, the following (Negroes) Slaves to wit Rachel and her three Children, Harrett, Job, James To have and to hold the said Negroes, above bargained and sold or intended so to be, to the said Robert Hardcastle his executors administrators and assigns forever and I the said Henry Camron for myself my heirs Executors and administrators the said Negroes unto the said Robert Hardcastle his executors administrators and assigns shall and will warrant and forever defend by these presents - The above obligation is such that if the aforesaid Henry Camron him his heirs Executors administrators, pays or Cause to be paid unto the aforesaid Robert Hardcastle him his heirs Executors administrators ^{or assigns} the Just and full sum of two hundred and twenty five Dollars current money of Maryland with legal Interest from date on or before the twenty fourth day of January in the year of our Lord One thousand Eight hundred and Nineteen then the above obligation is to be null and void, Other wise it is to be in full force and Virtue in Law - As Witness my hand and seal this twenty fourth day of January in the year of our Lord One thousand Eight hundred and Eighteen -

Henry Camron

Witness Kimmel Godwin

Mar
me on
Instrum
assembly
Card
Eight
date to
the pe
The
Rich
reposit
and so
acco
sale of
er of th
law
of Mary
Eight

Car
Our L
a Ord
Caroline
to wit
eighteen
Jacob M
for and in
hand paid
and hath
you sell a
Land bein
aforesaid
and then re
to a stone
fourteen
South dix
degrees
of an acre
the Estate
of in and