

premises belonging or appertaining. Do the said James W. Earle, Rich-
 ard Stone, Thomas B. Haysworth and W. J. Bennett their heirs, Execu-
 tors, administrators or assigns - to have and to hold the said premises
 unto them and their heirs forever. And I the said Charles
 B. Stone for and in consideration of the above premises have
 also bargained and sold and by these presents do bargain and sell
 and in plain and open market deliver unto the said James W. Earle,
 Richard Stone, Thomas B. Haysworth and W. J. Bennett their
 heirs Executors administrators or assigns the following seven teen
 slaves, viz, Stephen, Emily, Pynch, Charlotte, Anarchy, Jeff, Sarah, Sus,
 Saul, May, Harriet, and Infant by child of Sarah, Clara, George, Ed,
 Elias, and Jane, together with their future issue and increase, also 1
 Carriage, one Suggy, two Waggon, six horses, two mules, two Gentlemen
 Golds matches, one Ladies Geneva watch - all my household furniture
 according to schedule, annexed, one Gun and pair of Pistols, to have
 and to hold the said slaves, and other property above enumerated
 unto the said James W. Earle, Richard Stone, Thomas B. Hays-
 worth, & W. J. Bennett their heirs Executors, administrators and assigns
 forever.

Provided, always, nevertheless, that if the said Charles
 B. Stone his heirs, Executors, or administrators shall and do well
 and truly administer upon the estate of the said Elias D. Earle ac-
 cording to law, and altogether and entirely save harmless the said
 James W. Earle, Richard Stone, Thomas B. Haysworth and W.
 J. Bennett as his sureties upon said administration Bond
 from all loss and damage by reason of their said liability thereon
 and fully satisfy and discharge said bond according to the true
 intent and meaning thereof, then this Deed of conveyance, bargain
 and sale and all and every clause, article and thing therein
 contained shall cease determine and be utterly void and of none effect
 anything herein contained to the contrary thereof in any wise not-
 withstanding - And it is hereby declared by and between the said parties
 and the said Charles B. Stone his Executors, administrators
 and assigns do covenant promise and agree to and with the said
 James W. Earle, Richard Stone, Charles B. Haysworth and W. J.
 Bennett their Executors, administrators or assigns, that if default
 shall happen to be made of the payment of such sum or sums of mo-
 ny as may be due and owing by the said Charles B. Stone as ad-
 ministrator as aforesaid and the said sureties, shall by jointly or
 severally become liable therefor, and suffer loss in the premises ac-
 cording to the true intent and meaning of these premises, then and
 in such case, it shall and may be lawful to and for the said James W.
 Earle, Richard Stone, Thomas B. Haysworth and W. J. Bennett
 their Executors, administrators or agents from time to time
 and at all times thereafter peaceably and quietly to enter into any or
 all the Messuages, lands or tenements of the said Charles B. Stone
 and to take the said slaves and other property herein enumera-
 ted into their custody and possession, and the same to hold