

shall have been levied seized or taken, and shall also keep and detain in safe custody all and every person or persons Committed to his Custody or by him taken in execution or who shall be Committed for the want of bail without suffering them or any of them to escape or depart from his custody and shall also satisfy and pay all Judgments which shall or may be rendered against him as Sheriff and shall also well and truly execute and perform the several duties required of or imposed upon him by the laws of this State, then the above obligation to be void and of none effect otherwise to remain in full force and virtue in law

Signed sealed and delivered.

in the presence of

James Thompson  
Fadock H. Rope

John E. Applegarth

John R. Creighton

Wm B. Dail

J. W. Stewart

Peter Barnett

Dorchester County Orphans Court.  
January 22nd: Anno Domini 1835

The foregoing bond was this day taken before this Court, and they do hereby approve the same, and consider the security given, entirely sufficient to cover the penalty of the bond. Witness our hands the date above written

James Thompson  
Fadock H. Rope

Jerin Mlobray }  
From }  
Henry Smith } Be it remembered and it is hereby certified that the following Mortgage Bill of Sale was received and recorded on the 21st day of January in the year of our Lord Eighteen Hundred and Fifty five

This Indenture made this 29th day of January A.D. 1835 between Henry Smith of Dorchester County of the one part and Jerin Mlobray of same county of the other part, Whereas the said Henry Smith owes and stands justly indebted to William Billups in the sum of Forty Eight dollars current money, and the said Jerin Mlobray is to succeed said Deb, and to secure the payment thereof to the said Jerin Mlobray is willing to execute these presents now this Indenture witnesseth that the said Henry Smith, for and in consideration of the premises and of the sum of Five dollars, current money, to him in hand paid by the said Jerin Mlobray at and before the sealing and delivery of these presents, the receipt of which is hereby acknowledged, hath bargained and sold and by these presents doth grant, bargain and sell unto the said Jerin Mlobray his Executors administrators and assigns, all and singular the goods furniture & cattle herein after particularly mentioned and expressed; that is to say 2 Beds Bedsteads & furniture 2 yoke Oxen 3 cows, 10 yearlings and 12 Hogs more or less To have and to hold all and singular the said goods, furniture Cattle & unto the said Jerin Mlobray his Executors administrators and assigns to his and their own use and behoof. Provided always, and it is declared to be the true intent and meaning of these presents, that if the Henry Smith do and shall well and truly pay or cause to be paid unto the said William Billups, his Executors administrators or assigns the full sum of Forty Eight dollars Current money with legal interest for the same on or before the 29th day of January in the year 1836 then and in such case these presents and every matter and thing herein contained, shall cease, determine, and be utterly void to all intents and purposes, any thing herein contained to the contrary notwithstanding and the said Henry Smith his Executors and administrators all and singular the said goods, furniture Cattle &c, by these presents granted, bargained and sold and every part thereof unto

Delivered to Alfred J. Mlobray June 13th 1835