

two thirds of the crop of wheat and now in my possession. To Have and to Hold the said property to the said William H. Todd his executors administrators and assigns forever, and of the said Jerry Marine for myself my heirs, executors and administrators the aforesaid Jerry Marine to the said William H. Todd his executors administrators and assigns against me the said Jerry Marine executors administrators and against all and every person and persons whomsoever shall and will warrant and favour defend by these presents. Provided Nevertheless that in case of the said Jerry Marine shall pay and satisfy to the said William H. Todd or his executors administrators or assigns the sum of Eighty five dollars and thirty cents current money and interest on the same then this Bill of Sale and every matter and thing therein expressed shall be void and non effect, it being the true intent and meaning thereof that the said property is mortgaged by me the said Jerry Marine to secure to said William H. Todd the payment of the money aforesaid. In Witness whereof I the said Jerry Marine have hereunto set my hand and Seal this 11th day of July 1850.

Signed sealed and delivered in presence of us

Jerry ^{his} Marine 
mark

Test William H. Elliott, James Craig

State of Maryland, Dorchester County, to-wit: On this 11th day of July Eighteen Hundred and fifty before me the subscriber a Justice of the Peace in and for said County appears Jerry Marine and acknowledges the foregoing instrument of writing to be his act and deed according to the true intent and meaning thereof and the act of Assembly in such case made and provided. James Craig J.P. Seal

On this 11th day of July 1850 personally appeared William H. Todd and made oath on the Holy Evangelist of Almighty God, that the above Bill of Sale is a true and bona fide Bill of Sale and the Considerations therein mentioned is just and true as set forth in said paper. —

Sworn before.

Ulysses Hugenine Exam: from v 80 Mary Kennard negro

Be it remembered that the following Bill of Sale was recorded on the 27th day of July Anno Domini 1850, to-wit: This Indenture, made this sixteenth day of June Eighteen Hundred and fifty between Mary Kennard free Coloured woman of the one part and Ulysses Hugenine of the other part, Witnesseth, Whereas the said Mary Kennard has this day executed to the said Ulysses Hugenine, her obligations payable on demand for the sum of ninety two Dollars current money with interest from date, and to secure the payment thereof, is willing to execute these presents. Now this Indenture Witnesseth, that the said Mary Kennard for and in Consideration of the premises, and of the sum of Five Dollars current money to her in hand paid at and before the sealing and delivery of these presents, the receipt whereof is hereby acknowledged, hath granted bargained and sold and by these presents, doth grant bargain and sell, unto the said Ulysses Hugenine, his executors administrators and assigns, all and singular the Chattels and articles of personal property hereinafter particularly mentioned and expressed, that is to say, one Sorrel horse about six years old, one other Sorrel horse, age unknown, but supposed to be pretty well in years, one old gig, one four wheel Carriage, and one nearly new horse cart, and harness. To Have and to Hold the said articles and items of personal property, unto the said Ulysses Hugenine 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 said Mary Kennard do and shall well and truly pay or cause to be paid, unto the said Ulysses Hugenine his executors, administrators or assigns, the said sum of money in the