

promises to the only use of him the said Brockman his heirs & I do hereby foreve warrant & defend the same against myself My heirs Ex<sup>ts</sup> &c. signed day and date below

The conditions of the above are as follows. that the said Eric P. Meares has this day given his Note with Allen Cutler security for five Hundred dollars to the said Brockman due 25<sup>th</sup> Dec<sup>r</sup> 1843. and if he pays the same on or before that time then the above conveyance will be null and void. otherwise it will remain in full force & virtue in any court either of Law or Equity. Given under my hand & seal this 18<sup>th</sup> day of Nov 1842

Witnessed William D. Stokes & Eric P. Meares  
William D. Vaughn

South Carolina & Personally appeared Wm A. Stokes Esq<sup>r</sup> & Greenville District & oath before me and in due form of Law. sayeth that he was personally present and saw Eric P. Meares sign & acknowledge the foregoing instrument or Mortgage to Tho P. Brockman for the uses & purposes there set forth. & that W. D. Vaughn together with himself witnessed the due execution of the same sworn to before me this 7<sup>th</sup> day of March 1843.

Josiah Colgrove Clerk W. A. Stokes Recorder for the 7<sup>th</sup> March 1843.

Orig Mortgage delivered to - Thos P Brockman

Joshua Smith & Mortgage of negro Girl Elizabeth

15  
Tho P Brockman & South Carolina & know all men by Greenville District & these presents that I Joshua Smith of the State and district aforesaid that for and in considerations to me in hand of the sum of Three Hundred & One dollar and sixty cents which I have given Note for the same bearing even date with this Mortgage made by Tho P. Brockman of the State and District aforesaid. I have granted bargained and sold. And by these presents do grant bargain sell & deliver unto the said Brockman a certain negro Girl by name of Elizabeth aged about 26 Years. which negroe I warrant & defend unto the said Brockman his heirs Ex<sup>ts</sup> &c. and from myself & all other claimers. Given under my hands day & date below. The condition of the above Mortgage is such that should the said Smith pay or cause to be paid unto the said Brockman the aforesaid sum of Three Hundred & One dollar and sixty cents by the 1<sup>st</sup> July next to the said Brockman his heirs &c. then this obligation to be null and void. otherwise to remain in full force in Law and Equity