

the said Giles Reese his heirs and assigns forever one negro woman by the name of Tabitha
 and Child Hannah and so much of his real and personal Estate as was due by the said Tabitha
 debt of Three Hundred and Ninety dollars with all and singular the future increase of said negro woman
 and all the said right title and interest of the said William Norton in and to the said Giles Reese
 intends to be hereby granted negro woman Tabitha and Child Hannah his future increase
 and all the other property hereby conveyed real and personal unto the said Giles Reese his heirs
 Executor administration and assigns forever to the only proper use and behoof of the said Giles
 Reese his heirs Executors administrators and assigns forever. And the said William Norton
 for himself his heirs Executors and assigns doth hereby Covenant promise and agree to and with the
 said Giles Reese his heirs Executors and assigns forever in manner and form following that is to wit
 that the said William Norton his heirs Executors and assigns the aforesaid slaves and their future
 increase and all the other property hereby conveyed unto the said Giles Reese his heirs Executors
 adm^{rs} and assigns against all persons to what ever shall and lawfully may be demanded and recovered
 upon Trust. Nevertheless that the said Giles Reese his heirs Executors and adm^{rs} shall permit the said
 William Norton to remain in peaceable possession of the above
 mentioned slaves and their future increase together with the other property hereby conveyed
 and take the profits thereof to his own use until default be made in the payment of the
 said sum of Three Hundred and Ninety dollars either in the whole or in part and then upon
 this further Trust that the said Giles Reese his heirs or assigns shall and lawfully do
 after the happening of such default of payment as the said Giles Reese may think
 proper or the said Sampson C Reese his Executors adm^{rs} and assigns shall require
 all the said slaves and their future increase together with the other property hereby conveyed
 or such a part thereof as the said Giles Reese shall think sufficient for the purpose
 shall think to sell to the highest bidder for ready money at public auction after having
 fixed the time and place of sale at their own discretion and giving Ten days notice by
 advertising the same at five public places in said County and out of the moneys arising from
 such sale shall after satisfying the charges thereof and all other expenses thereof pay to
 the said Sampson C Reese his Executors adm^{rs} & assigns the said sum of Three Hundred and
 Ninety dollars with the interest which may thereon lawfully have accrued in the
 balance if any shall pay to the said William Norton his heirs Executors adm^{rs} or assigns that
 the said sum of Three Hundred and Ninety dollars shall be fully paid off and as charge
 to the said Sampson C Reese his heirs Executors adm^{rs} or assigns on or before the 25th day of March
 1830 then this Indenture to be void or else to remain in full force and virtue
 In witness whereof the said parties to these presents have hereunto set their hands
 and seals the day and year first above written.

Sealed and delivered
 In the presence of
 Nathaniel Bloss
 Drowy White
 Jno P Bloss Senr

William Norton
 Giles Reese
 Sampson Reese

Southernhampton County In the Clerk's Office the 15th day of
 February 1830. This Indenture was acknowledged by William
 Norton party thereto and admitted to record as to him and as to the said
 County aforesaid the 15th day of March 1830. This said Indenture was entered upon the
 proceedings of the day

Jesse James Rockwell