

to be by Granville and girl Rose and the future increase of the aforesaid female slaves To have and to hold the said hereby granted or intended to be hereby granted negro slave and the future increase of the females thereof unto the said Sape Lankford his heirs Executors and assigns forever to the only proper use and behoof of the said Jeph Lankford his heirs and assigns forever. And the said Daniel Williams for himself his heirs and executors and administrators doth hereby promise and say unto and with the said Jeph Lankford his heirs Executors and assigns forever in manner and form following that is to say that the said Daniel Williams his heirs Executors and assigns the aforesaid Negro slaves and the future increase of the females thereof unto the said Jeph Lankford his heirs Executors and assigns forever defend against all persons whatsoever I shall and will warrant and forever defend by these presents. Now Trust nevertheless that the said Jeph Lankford his Executors and assigns shall permit the said Daniel Williams to remain in quiet and peaceable possession of the said slaves and take the profits thereof to his own use until default be made in the payment of the said sum of two hundred dollars. Either in the whole or in part and then upon the further Trust that the said Jeph Lankford shall and will so soon after the happening of such default of payment as he may think proper or the said Carr Bowes his executors or assigns shall request sell the said slaves hereby conveyed or sold part thereof as the said Jeph Lankford or his representatives hereby authorized shall think sufficient for the purpose and shall think proper 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 given thirty days notice thereof by advertisement to be done in the or more public places in the neighbourhood previous to the day of sale abounding the monies arising from such sale shall after satisfying the charge thereof and other expenses attending the premises pay to the said Carr Bowes his executors or assigns the said sum of Two hundred dollars with the interest which may thereon have fully accrued; and the balance if any shall pay to the said Daniel Williams his heirs Executors and assigns. But if the whole of the said sum of two hundred dollars shall be fully paid off and discharged to the said Carr Bowes his heirs executors on or before the 25<sup>th</sup> day of December so that no default of payment of the said sum of two hundred dollars be made then this Indenture to be void or due to remain in full force and virtue. Witness whereof the said parties to these presents had hereunto set their hands and affixed their seals the day and year first above written signed sealed and delivered  
 in presence of  
 D. Williams (and)  
 Jeph Lankford (and)  
 Carr Bowes. (and)

Suffolk County In the City of Boston the 31<sup>st</sup> day of October 1832  
 This Indenture was acknowledged by Daniel Williams Jeph Lankford and Carr Bowes  
 as the parties thereto and admitted to record And at our Court held for the County  
 aforesaid the 19<sup>th</sup> day of November 1832 The said Indenture was entered upon  
 the proceedings of the day

Taste James Richell Jr.