

by his father in his last will and Testament as aft as by the said Indenture
 reference being here therunto ^{had} may more fully and at large appear How this
 Indenture Witnesseth that the said Daniel Canole for and in Consideration
 of the Sum of five Shillings to him in hand paid by the said Charles Digg and
 Daniel Canole at or before the sealing and Delivery of these presents the
 receipt whereof he hereby acknowledged and for divers other good Causes and
 Considerations him therunto moving and more especially for the executing and
 fulfilling the Design and Intent of him the said John Bradford in making the
 said last recited Indenture of Bargain and Sale to him the said Daniel Canole
 he the said Daniel Canole hath bargained and sold and by these presents doth
 bargain and sell unto the said Charles Digg and Daniel Canole all those before
 recited parcels of Land lying in the County of Leicester in the Kingdom of
 Great Britain viz: One Dwelling house with a small Orchard and back side
 also one Tenement containing one piece of Pasture Ground and one piece of
 Meadow and severall parcels of Tillage lying in open fields near a Village
 Called Thirkinson in the said County of Leicester and Kingdom of Great Britain
 aft and also all them parcels of Land being pasturage lying near the Town
 of Stoke Golding in the said County of Leicester severally known by the
 names hereafter mentioned viz: Wythinhole, Poggis Wythinhole, Boden, Cose
 Poggis Boden also the Dwelling house and Orchard and all Out houses
 and other Improvements belonging to the said Dwelling house formerly
 possessed by the father of the aft John Bradford deceased and the
 Residue and Remainder and remainder thereof and all the Estate
 Right Title and Interest of him the said Daniel Canole in and to the premises
 and every one any part or parcel thereof To have and to hold the said
 Lands and every part thereof with the Appurtenances ^{mentioned or put in to be hereby granted} unto the said Cha: Digg
 and Daniel Canole their heirs and assigns forever to the uses intents
 and purposes hereafter mentioned and Declared that is to say to the use
 and behoof of Ann Bradford wife to the aft John Bradford her heirs and
 assigns forever and in case she doth not live or Dispose of the same or any
 part thereof in her life time that the whole or such part thereof as
 remains unsold at the time of her Death shall descend to such of the Children
 as shall then be living as were got on her body by the aft John Bradford
 as she shall direct by her last will and Testament to him her or them and
 their heirs forever and in case she die without making such Will to
 such of the Children as the Law would direct in such cases and their
 heirs forever But in case there be no such Children Living at that time
 then and in such case to the full use of her the said Ann Bradford
 absolutely to her and her heirs forever and the said Daniel Canole
 (for)