

at James Thoroogood
commonwealth of Virginia
ten pounds current money
recovered on said County
of and delivery of these
bills; have bargained,
arranged sold and delivered
as follows forever, four
Ned and Kate, So
y. Jeffry, young Ned
females of them unto the
forever, And I the said
tors and Administrators
of the said Negroes unto
tutors and Administrators
of persons whatsoever
in my hand and seal this
thousand seven hundred

s. Thoroogood Esq;

Know all Men by these presents that I John Thoroogood
Sen. of the County of Prince Anne and Commonwealth of Virginia
for and in Consideration of the natural love and affection which I have
for my Grand Children Susannah Wainhouse, James and John Thoroogood
Children of James Thoroogood and Susannah his wife, and
for their better promotion and advancement in the World; Have given
granted and delivered, and by these presents do give grant and deliver
unto my said three Grand Children, four Negro slaves, which I purchased
of their Father the said James Thoroogood, that is to say, I give grant and
deliver unto my Grand daughter Susannah Wainhouse Thoroogood and to
her heirs forever a Negro Girl called Aney; To my Grandson James Thoroogood
two negro Slaves called Jeffry and Kate to him and his heirs, To my
Grandson John Thoroogood and to his heirs, a Negro Boy called young Ned.
To have and to hold the said Negroes Aney, Jeffry, young Ned and
Kate with the future increase of the females of them unto my said Grand
Children, Susannah Wm, James, and John Thoroogood and to their heirs
forever severally and respectively as herein before given, In Witness whereof
I have hereunto set my hand and affixed my seal this fifth day of
January in the year of our Lord one thousand eight hundred and one

Signed, Sealed and delivered

in the presence of —
Henry Mackie
James Kemp
Adam Thoroogood

John Thoroogood —

April the 6th day 1801
to John Thoroogood Sen
and James Kemp
to be Recorded

Moseley

This Indenture made August 30th day in the Year of
our Lord Christ, One thousand Eight hundred, Between William
Cannon of the County of Prince Anne in the Colony of Virginia an
the one part, and Charles Henley sen, of the County of Colony aforesaid
of the other part. Witneseth, that for and in consideration of the
sum of Ten pounds lawful money of Virginia to him in hand paid by
the said Charles Henley sen, at the insealing and delivery of these presents
the receipt whereof the said William Cannon acknowledge, and every
part and parcel thereof, doth acquit, release and discharge, the said Charles
Henley sen, his heirs, Executors administrators and assigns, forever hath
Granted bargained sold and confirmed, and by these presents doth grant
bargain, sell and confirm unto the said Charles Henley sen, his heirs and
assigns forever, One certain tract or parcel of Land lying in the County
aforesaid and bounded as followeth Vizt Beginning at a chestnut Oak, and
running thence Northw^{ards} degrees East, forty pole and seventeen links to a stake
thence N^o twenty six degrees west, eight pole and forty links to a mapethere
S^o E^{ast} to the first station Containing by estimation Three quarters and
Twenty eight pole, of Land more or less, with rents, Issues and profits
thereof, and all the Estate, right, Title interest, claim, and demand, what
ever of him the said William Cannon his heirs Esq^r, Adm^r, and Assigns
of in or to the same and every part and parcel thereof, with the appurtenances
to have and to hold the said tract of Land with all, and singular
the appurtenances, hereby granted, or intended to be granted, unto the said
Charles Henley sen, his heirs Esq^r, adm^r, or Assigns, to the only proper use, and
service of him the said Charles Henley sen, his heirs, and assigns forever,
and the said William Cannon for himself his heirs Esq^r, and Adm^r, doth
covenant to and with the said Charles Henley sen, his heirs, and Assigns
that he the said Charles Henley sen, his heirs and Assigns, shall forever