



110 fully and absolutely as if the said Charles Todd was in proper Person present acting and doing the same but to and only for the proper use and behoofe of the said Charles Homewood his Heirs and Assigns forever to take up and pay a certain Land Mortgage together with all Interests Costs Damages and Demands thereon by him made to John Bruce Esquire or to any person to whom the said John Bruce Esquire shall happen to Assigne the same before taken up and paid by the said Charles Homewood hereby Ratifying and Confirming all the said Charles Homewood shall do or cause to be done in the Premises as fully and absolutely as I might or could do if I were Personally present acting and doing the same But to the sole use and proper behoofe of the said Charles Homewood his heirs and Assigns forever and to no other use Limitation or Construction what^{ever}. In Faith and Testimony whereof both parties to these presents hath Interchangeably Set their Hands and Seals the day and Year of our Lord God first above expressed —

Sealed Signed and Delivered } Charles Todd 
in the Presence of — } C. Homewood 
Joshua Marriott }
Ann Marriott }

At the foot of the foregoing Deed was thus written Viz:
June 11th In the Year of our Lord 1760 Then Received of
Charles Homewood Thirty pounds Current Money of Mary-
land being the Consideration Money afore mentioned and
Expressed. I say Received —

Charles Todd

Witnesses then present }
hereunto required — }
Joshua Marriott }
Ann Marriott }

Sides 14

Duty paid
Phil. R.
Hindall Ch.