

162 Meant mentioned or intended to be or any of them or any part of either of
them without the Assent of him the said Charles Homewood unless to such person
or Persons as he the same Henry Woodward shall be compelled to Assign the same
in a Court of Equity and that such Assignment shall be absolutely void if made
to all Intents and Purposes And Lastly that he the said Henry Woodward
will not do any Act or Thing by which the said Premises shall or may be
burthened in the Hands of him the said Charles Homewood or his Heirs
after the Payment of the said Sum of Two thousand and forty four Pounds
and Eight Pence Sterling according to the Proviso or Condition aforesaid In
Witness whereof the Parties aforesaid have hereunto Interchangeably set
their Hands and Affixed their Seals the Day and Year of our blessed
Lord and Saviour first above Written —

Signed Sealed and Delivered }

In the Presence of — }

W. Johnson Junr.

Jn. Davidson

Homewood



Hy Woodward



At the foot of the aforesaid Mortgage was thus Written Viz^t —
Received on the Day and Year first within Written of and from the within
named Henry Woodward the Sum of Two thousand and forty four
Pounds and Eight pence Sterling Money being the Consideration of ^{2044.8} 2044.8
Money within mentioned to be by him paid to me

Witness W. Johnson Junr I say Received by me.
Jn. Davidson

Homewood.

On the 17th Day of October 1760 came before me the Subscriber one of his
Lordships Justices of the Provincial Court the within named Henry Woodward
Party to the within Deed and did Acknowledge the same Deed to be his Act
and Deed and that the Lands and Premises therein Mentioned shall
upon Payment of the aforesaid Two thousand and forty four pounds and Eight
Pence Sterling Money according to the Proviso or Condition within Written be
the Right and Estate of the within named Charles Homewood and his Heirs
(for)