

Condition thereof, and there is now Due thereon for Principal & Interest One hundred and one Pounds eight Shillings and Ten pence half penny Sterling Money exclusive of the Charge of recording the same Mortgage of the Negroes aforesaid. And Whereas it is agreed between the parties aforesaid that the said Mary Woodward shall not enforce a payment of the Money now Due on the same Mortgage until the Eighth day of March Seventeen hundred and Sixty four and that the said Mortgaged Land shall stand Collateral Security for the Payment thereof and further that the said Mary Woodward shall have the use possession Labour and Profit of the said Negroes until that Time and also the whole Liberty Privilege and Interest of him the said Charles Homewood in Cutting and Carrying Wood, from off the said Mortgaged Lands until that Time in Consideration of the Payments herein after mentioned to be paid by her to the said Charles Homewood hereof. I Now this Inventor Witnesseth that the said Charles Homewood for effectuating the said Agreement and in Consideration of the said Sum of One hundred and one Pounds eight Shillings and Ten pence half penny Sterling now Due on the said Recited Mortgage of the said two Negroes as aforesaid for the Securing the Payment thereof with Interest together with the Charge of recording the said Mortgage of the Negroes aforesaid and his present Instrument of Writing & also in Consideration of Five Shillings to him in Hand paid by the said Mary Woodward the Receipt whereof he does hereby Acknowledge Hath bargained Sold & delivered.

and

Timber
Should
wood
ing and
his
of
ad
and
ist
of
meny
two Negroes
ad=
in
upon
Admission
ing and
thereon
A or
last part
letting
is
traded
become
Poviso
or