

146¹ the said Lands and Tenements with the appurtenances
to the said Stephen and afterwards made default where
by a good perfect common recovery of the premises with
double Woucher according to the form of common
recoverys in such cases used was in Due form of Law
Sustained and Executed Now this Indenture
Witnesseth that the same W^m MacLean James —
MacLean and Stephen Glanville for themselves and
every of them their and every of their heirs Executors
Administrators and assigns do hereby covenant and
promise grant declare and agree to and with each
other their and each of their heirs Executors Administrat-
ors and assigns by these presents that the true intent and
meaning of the same recovery and of the parties there-
unto and to these presents was and is and it is by these
and the parties thereto declared that the said common
recovery and all effects thereof shall be and enure and
shall be construed deemed and taken to be and enure to
and for the only proper use and behoof of the aforesaid James
MacLean his heirs and assigns for ever and that he the
same W^m MacLean shall by Virtue of the same recovery
and these presents stand and be lawfully seized of and in
the same lands & tenements with the appurtenances to
him and his heirs to and for the only proper use benefit
behoof of the same James MacLean his heirs assigns
for ever and to no other use benefit intent or purpose what-
soever anything in the said Recovery contained to the
contrary notwithstanding In Witness whereof the
parties aforesaid have hereunto interchangeably set their
hands and seals the day and year above written —

Scaled & Delivered
In presence of
John Brown —
James Groome —

W^m MacLean —
James MacLean —
Stephen Glanville —