

or Recoveries as well these Presents and the Assurance hereby made as also the common  
 Recovery or Recoveries so as aforesaid or in any other Manner to be had Suffice and Right  
 shall be and enure and shall be adjudged construed Deemed and taken and are and are  
 meant and intended and are hereby Declared to be and enure to the Recovery or Recove-  
 ries in the said Recovery or Recoveries named or to be named and he and they and  
 his and their Heirs shall stand and be seized of the said <sup>undivided</sup> two hundred and fifty Acres  
 of Land aforesaid and Premises and every Part thereof to and for the only Proper  
 use and behoof of him the said Henry Jameson his Heirs and Assigns forever  
 and to or for no other use intent or Purpose whatsoever In Witness whereof  
 the Parties to these Presents have hereunto Interchangeably set their Hands and  
 Affixed their Seals the day and year first above Written -

Signed sealed and Delivered  
 in the Presence of us -

Rogers  
 Stone Jr.

Osborn <sup>his</sup> Seal  
 Mark

Henry Jameson Seal

Richard Queen Seal

On the Back of the above Deed was thus Written vizt.

Received on the day and year first within Written of and from the within na-  
 med Henry Jameson the sum of One hundred and Sixty Pounds Sterling  
 being the Consideration Money within mentioned to be by him Paid to me

Witness  
 Rogers  
 Stone Jr.

I say received by me  
 Osborn <sup>his</sup> Seal  
 Mark

On the fourteenth day of April 1764 Came before me the Subscriber one of his  
 Lordships Provincial Justices the within named Osborn Belt Henry Jame-  
 son and Richard Queen and did severally acknowledge the within Deed  
 to be their Respective Act and Deed to and for the Use intent and Pur-  
 pose