

and taken and is and was meant and intended and is hereby declared to be and enured to the
Recoverers or Recoverors in the Said Recovery or Recoverys named or to be named and he and
they and his and their Heirs shall stand and be seized of the Tract or parcel of Land aforesaid
and premises and every part thereof to and for the only proper Use and Benefit of him the said
James Jordan his heirs and assigns for ever and to or for no other Use intent or purpose
whatsoever

In Witness Whereof the Parties to these presents have
hereunto set their hands and seals the day and Year first above written

Signed Sealed and Delivered } J Hall
in presence of us } Jeremiah Jordan
J. Hepburn } James Jordan

On the Back of the aforesaid Deed was thus written

Received on the day and Year first within written of and from the within named James
Jordan the sum of Five Shillings Sterling Money being the Consideration Money within
mentioned to be by him paid me I say received by me

Witness Hepburn } Jeremiah Jordan

On the 20th Day of August 1763, came before me the Subscriber One of his
Lordships provincial Justices the within named James Jordan Jeremiah Jordan and
John Hall and did severally acknowledge the within Deed to be their respective Act of Deed
to and for the Uses Intents and purposes within mentioned and the Land and premises
within mentioned to be the Right and Estate of the said James Jordan his heirs and assigns
for ever according to the true intent and meaning of the same Deed and the act of Assembly in
such Case made and provided } before J. Hepburn

Recorded the 29th September 1763

11/2