

67<sup>3</sup> on the holy Evangelist and declares for the Def<sup>t</sup> that he was informed by  
 X and Symon Sprattling an ancient Stander in those parts who married the  
 widd<sup>o</sup> of the p<sup>er</sup>st Grand father that the beginning tree by the head of  
 a Gully where we first begun as aff<sup>r</sup> in the plat was the beginning tree  
 of John Mackey and W<sup>m</sup> Blackes Land and further says not  
 The Dep<sup>t</sup> of Emamele Gatchiff who declares for the Def<sup>t</sup> aged Eighty  
 and Years (test) that when he was first married he had the title of  
 Sale of half of the neck of Land w<sup>ch</sup> is now in Dispute he living on  
 the said Land and held the said Land by marrying the widd<sup>o</sup> Blacke  
 says that the p<sup>er</sup>st Grand father came and told him that the said Oak  
 as is specified in the plat to be the beginning was the bounded tree of  
 said Land & he the said Gatchiff declares that he let out the said Land  
 to one Jacob Johnson by the property he had by marrying the widd<sup>o</sup> Blacke  
 while the heir of the said Blacke w<sup>ch</sup> is the Def<sup>t</sup> wife was of age or  
 married and the Def<sup>t</sup> by marrying the said heir has possess<sup>ed</sup> it ever  
 since further saith not

The Dep<sup>t</sup> of John Boomer aged abt forty years who dees<sup>t</sup> for the  
 Def<sup>t</sup> that one Ja<sup>o</sup> Meads and James Cuttman was brought down from  
 where they Lived by the request of Thomas Kells to declare the bound  
 of said Land w<sup>ch</sup> is now in Dispute and of said Boomer declares that  
 they both said & declared of above bounds specified to be the bound tree  
 of W<sup>m</sup> Blacke & Jo<sup>o</sup> Mackey as David Evans & Emamele Gatchiff  
 has already oved further says not

The Dep<sup>t</sup> of Mary Geingod aged Twenty Years declares for the p<sup>er</sup>st  
 declares on her oath that she heard the p<sup>er</sup>st Grand father say that the  
 head of the branch where we begin for the p<sup>er</sup>st was the outside  
 bound of this Land further says not

Thos<sup>r</sup> Dep<sup>t</sup> Examined & Sw<sup>orn</sup> Thos<sup>r</sup> (Witness) & Sw<sup>orn</sup> (Witness)  
 Aug 10<sup>th</sup> 1710

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 This following Judgment recorded at request of  
 the Seniors

These are the p<sup>er</sup>st that John Red Fox Esq<sup>r</sup> Daniel G. John  
 Jun<sup>r</sup> full Just<sup>ice</sup> for a Judgment obtained ag<sup>st</sup> him in the  
 p<sup>er</sup>st of one of Abraham Johns and Doe by D<sup>ist</sup>ric<sup>t</sup>  
 him from the same with a Judgment the 23<sup>rd</sup> July 1711 and Johns  
 the Debt was for a p<sup>er</sup>st. full & paid £33  
 These to be sealed the of the p<sup>er</sup>st Court or whom like  
 it may concerne and signed in L<sup>et</sup>. D<sup>ist</sup>ric<sup>t</sup> 1710

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