

(503) Interrogations Sworn to by Mr. Tho: Addison put by Mr. Riley.

1st Question. Whether or no Mr. Riley's Warrant came not to his hands before Coll. Beall, & how long and whether it was not kept entered into his Book?

Answer - He could not well remember justly, but he thought at least it abt. a fortnight that he had Mr. Riley's Warrant before he had Coll. Beall & at the same time he gave me the Warrant, he likewise gave me an Entry very near agreeing with the lines of the Land as is now surveyed.

2^dly. Whether Mr. Riley & Coll. Beall did agree to send to Mr. Carroll to have his advice to know w^{ch} Warrant should be served first?

Answer - That at the Request of both parties I writ up to Mr. Carroll for his opinion w^{ch} Warrant ought to be executed first, Mr. Carroll accordingly sent the following day to Mr. Hugh Riley, what to say to the Surveyor for not executing your Warrant, I can not tell having no power over him, the Surveyor Gen^l Capt. Smith is the man; either make him do it or cause some body else to do the same if you have entered your Warrant with the Surveyor & told him of the Land you would have him lay it upon he can not by the Duty of his Office lay it out for any other person, if it be not within the actual Beall bounds of any other Survey would not be deprived of it, I can not say further in it if I could do you any kindness I should be very ready w^{ch} is all at your service Tho: Addison & Coll.

3^dly. What proof Coll. Beall made to the bound Trees of this (Chas. Carroll).

Major told w^{ch} Special Warrant was served? There was no proof made of the bound Trees that he knew of. What proof appeared to you w^{ch} you had an order from the Court to survey the same? I remember little or no proof but what there was the Jury agreed it upon the Sight of the Trees that Coll. Beall showed Tho: Addison.

Interrogations Sworn to by Thomas Addison put by Mr. Edw. Dawson.

1st Question. What Coll. Darnall's Opinion was of your Surveying a Common Warrant upon Cultivated Land how he determined the Matter between Riley and Dawson or.

Answer - That Coll. Darnall said it had been better he had not served the Common Warrant upon Cultivated Land to w^{ch} Riley answered he could but hope the Cultivation and Beall's Charge of a new Survey and hold the Case Land to w^{ch} Mr. Carroll answered they could not deny him a path out upon those terms upon w^{ch} Coll. Darnall determined that Riley should hold that part of the Land between the Alley and Major Beall's (Cost and Charge he had been out).

2^dly. Whether Coll. Darnall ordered the Land upon Dawson or paying Riley his Charges) to Coll. Beall or to Dawson or?

Answer - I remember nothing of it.

Subscribed by me: 170³. The within Depositions were Sworn to before me R. Bradley
By Virtue of a Commission from the Court
of Chancery June 21st 170³.

Jur: Gladston
Jur: Adams & Wife
Esq: Tho: Cook
Then spent in
Court his Excy Gov
Blackiston Coll. Jn:
Hammond & Robert
Smith Esq:
Justices of the Court

Diz:
Comptrol: Jn:

Tho: Torche
Keeper of yr

June 20th
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