

To which he Answered he was out of pockett Tomm Smith and hath a writing under his the Coupl^s hand and Seal which he thinks is to Clear him of any Advantage that may be taken by Virtue of his Deed to the Coupl^s in Case there should appear no such Tract of Land as God will.

6th - Do you not believe in your Conscience that the Coupl^s Coupl^s God will only to make a Void as he could his bond to old Mr. Thomas Knighton of 6000 l^o for performance of Covenants.

To which he Answered Yes.

7th - Do you know or have heard that the Coupl^s by his means & Sollicitious procured an Act of Assembly of this Province to make Valid the Will of Mr. Thomas Knighton Son. Whose Charge was it at, and by what means was the same obtained and was you and your wife aiding and assisting therein or at Charge thereof declare &c.

To this Interrogatory he saith he is an utter stranger and was at no Charge or Exp^{ts} and did not Aid or assist the Complainant therein.

Interrogatorys putt to Mr. Abraham Clark and George Miller this 28th day of June 1711.

1st - Whether you or either of you were of the Jury between John Hill Esq^r Plaintiff and Christopher Vernon Defendant in the provincial Court in Sep^r 1707. To which they Answered they believe they were of the Jury about that time.

2^d - Whether the Defendant ever had any private Discourse before the Judge, or at the Judge of any Matter or thing relating to the said Tryal or was any Art or Cunning to persuade you or either of you, to give your Verdict for him.

To which they Answered that they nor either of them was spoke a word to by the Defendant, anyway relating to the Tryal or any other person ever spoke to either of them by the Defendants means or procurement and further saith not.

J. N.