

(More or less) together with the Appurtinances therunto belonging or in
 any wise appertaining which said Thomas Knighton the younger for the
 Consideration and Sell the Same to this Defend^t Tolue and to hold the Same
 unto him his heirs and assigns to the only proper Use and behoof of him the said
 Christopher Vernon this Defend^t his heirs and assigns forever and to none
 other Use Inbent and purpose what so ever as by the said Deed among other
 things together with the plot and the survey thereof according to a table of
 Assembly for ascertaining the bound^s bounds thereof in the Year of our Lord
 1703 by Virtue of a Warrant to Thomas Parkin her Majesty's Survey^r before
 John Gresham then Sheriff of the said County of Amherst and by a
 Jury of Twelve Lawfull men duly Sworn to which said Deed plot & Survey
 for more Certainty thereof this Defend^t Refers himself & may appear and
 which do all agree with the Ancient Certificate and patent thereof bearing
 date on or about the Year 1651 according to the best Information this Def^t
 hath had & collected in the premises And this Defend^t saith he hath been
 Informed that the said Hale in or about the Year 1680 near thirty Years ago
 after the taking up of Marshes Seal had obtained a Grant of some such
 Tract of Land by the Name of Gadhill and that he sold the Same to the said
 Knighton & father under the pretence the Same was near and adjoining to
 Marshes Seal and that for warranting and Securing thereof to the said Knigh-
 ton the said Hale gave bond for Sixty thousand pounds of £60,000 about the
 Year of our Lord 1681 whereas in Truth most or all of the said pretended
 Tract of Land is Comprised and Included within the Ancient Bound^s
 of Marshes Seal the Town or Marshes Land and Kichopotan Choice and
 there is really no such Land as Gadhill as doth appear by the severall
 patents and plots thereof so that the pretended Tract of Land called Gadhill
 was taken up by the Complain^t either through his mistake or for want of
 Skill or on purpose to deceive the said Knighton to whom he sold the
 Same in a very short time after the Same was so patented who then not
 knowing the truth thereof might devise the Same by his will as is set forth by the
 Compl^t in his said Bill (if any such appears) for that the said Knighton within
 some few Years afterwards went to England and there dyed And this Defend^t

(Saith