

therein set forth and Vouchers to support the same. Ordered Lib. No. 86 that the Petitioner be directed to procure the fullest Information from the Land Office, that no part of the Certificate mentioned in the Petition has been made use of or applied to other Surveys and especially to those Tracts mentioned in the Petition as lying within the Certificate called Friends Adventure. That after such search, if it shall then appear to the Satisfaction of the Board that no Benefit has been reaped therefrom, the Board will direct the Petitioner to have a Common warrant for the whole, or such deficiency as may appear. P. 110

Ordered, that Notice be given to M<sup>r</sup> Meriwether, that on its being intimated to the Clerk of this Board, that M<sup>r</sup> Jordan's Accounts are ready for Examination, the Board will meet for that Purpose, as the want of M<sup>r</sup> Jordan's Accounts prevent the Passage of the Accounts of the preceding Agents.

Also Ordered, That the Clerk of this Board do write to the Stewards of the several manors requiring them annually between Christmas and Lady-day to transmit Lists of the Leases that may have expired the preceding year, on the Manors under their Care, and also of the Lives that may have fallen on which the demised Premises were held in consequence of which the Tenure becomes more Precarious.

The Petition of Charity Cresap, was read, setting forth that in the year 1750, her Grandfather Col<sup>o</sup> Thomas Cresap having paid to the late Lord Proprietary's Agent Seven Pounds Fourteen shillings sterling, obtained a common Warrant for 154 Acres of Land, which Warrant was continued in Force by renewal and a Certificate was return'd of 160 Acres, the residue of the Caution being paid, lying near his Lordship's Manor of Conocohegue, which Certificate was assign'd to Thomas Cresap his son, Father of the Petitioner who was afterwards Kill'd by the Indians. That a Reserve laid within three miles of his Lordship's manors in the year 1731, had hitherto prevented a Grant, but, could not operate against the Petitioner as that Manor was not then Surveyed & therefore She prays a Patent for the same. The Board after consideration of the matters therein set forth, do advise, that as the Lord Prop<sup>y</sup> has divested himself of the Reserve aforesaid, his Excell<sup>y</sup> the Gov<sup>r</sup> when Col<sup>o</sup> Cresap, Grandfather of the Petitioner, shall come to Annapolis, to make such Compensation, as under the above Circumstances, the nature of the Case will admit.

The Board adjourn 'till the 6<sup>th</sup> Day of June next.