

and is Called by the name of Coopers Cove and Runs Westerly Down the said back Creek to a Pint of Land Called by the name of Goose point and bounded East & West along the said Main Bohemiah back Creek from the said Coopers Cove unto a Marked Chestnut Tree which stands on the West side of a Vally att the said Goose Point for bredth be it what it Will & Runing Equally from the said Coopers Cove and the said Chestnut Tree up a Long into the Woods for Length South South East or there abouts three hundred & Twenty P<sup>s</sup> Cont<sup>d</sup> in all by Estimation five hundred Acres & that the said Richard Bermingham Conveyed the same in fee symple by Deeds of Lease & Release unto a Certain W<sup>m</sup> Vanhaesdunk Riddlesdon Late of the City of Philadelphia as well for the sum of One hundred and fifty pounds with Interest Payable by the said Riddledon, Gandevitt and Read unto the s<sup>d</sup> Bermingham the sixteenth of July One thousand seven hundred and Twenty three as for Eighty pounds seven shill<sup>s</sup> and three pence paid or secured to be paid by the said Read unto a Certain Sam<sup>l</sup> Kirk of the said City at the Instance and Request of the said Riddlesdon on the Account of the said Bermingham and that the said Riddlesdon soon after his Obtaining the said Deed of Lease and Release for the Lands af<sup>d</sup> from the said Birmingham Conveyed the same by Deed of Bargain & Sale unto the s<sup>d</sup> Gandevit and Read and their heirs and Assignes for Ever together w<sup>th</sup> all Other Lands in the Countys of Somerset Queen Ann's & Talbot (where to the said Riddlesdon pretended to have Right) in Order to secure them for being bound unto the said Bermingham for the af<sup>d</sup> one hundred and fifty pounds w<sup>th</sup> Interest on the behalf of the said Riddlesdon w<sup>th</sup> Cond<sup>n</sup> Nevertheless to be Void on the said Riddlesdon Paying unto the said Bermingham the s<sup>d</sup> sum of One hundred and fifty pounds with the Interest thereof on the s<sup>d</sup> Sixteenth day of July seventeen hundred and Twenty Three, and whereas also that the af<sup>d</sup> Gandevit and Read by their said Petition Did further set forth that the said Riddlesdon hath not only neglected Recording the said Deed of Lease and Release of the af<sup>d</sup> Lands Conveyed to him by the said Bermingham, but alsoe Refused to Acknowledge the Deed of bargain & Sale made by him to the s<sup>d</sup> Gandevit and Read according to Laws of this Province and that the said Riddleden hath privately w<sup>th</sup> Drawn himself unto parts beyond the Seas without paying the said Bermingham the af<sup>d</sup> One hundred and fifty pounds w<sup>th</sup> the Interest thereof or paying or secureing the Payment of the af<sup>d</sup> Several Sums of Money unto the said Gandevit and Read for which they stand Engaged on the behalf of the said Riddledon, And therefore humbly pray'd that they might be Relieved in the Premises by this Generall Assembly and that an Act might pass to settle and Invest them the said Gandevit and Read and their heirs and Assignes in the af<sup>d</sup> Lands in Bohemia Mannor on their proof of the allegations aforesaid And now forasmuch as the af<sup>d</sup> Gandevitt and Read

Liber LL, 4  
Acts

p. 552