

Liber N N bearing date the fourteenth day of february in the second yeare of his Lordppps Dominion Annoq̄ Doni one thousand six hundred seventy seven I was comanded to lay out & Survey one tract of land lying next above a parcell of land now in question between Daniel Cuningham & Bridget his wife late Daughter of John Potts deceased plaintiffes & Richard Edwards & Hannah his wife Defend^{ts} to the intent that the bounds of the land in question may be found out & ascertained And the bounds so found to lay out the land in question between the parties aforesaid These are therefore humbly to Certifie that I Charles Boteler Deputy Survey^r under Baker Brooke Esq^r Survey^r Gen^l haue laid out the said tract of land above the land in question, begining att the mouth of a small runn called fendalls fresh & runing down the river as the river runeth one hundred thirty & five perches, which lyne doth sufficiently ascertaine the begining point of the land in question Therefore these are further to certifie yo^r Hono^{rs} that the bounds of the land in question are as followeth viz^t begining att the end of One hundred thirty & five perches from fendalls fresh att an Oak now marked with eight notches, & from
 p. 670 thence runing South & by West Downe the River for One hundred & five perches, & from thence runing West for three hundred & twenty perches & from the end of the said West line runing North And by East till itt intersect a West line drawn from the first tree containing two hundred acres being the North part of a tract of land late in the possession of John Potts deceased called Mount pleasant, includeing within the aforesaid lines about ffifteen acres of the cleared ground or plantacon now occupied by the said Richard Edwards but not any of the houses belonging to the same. by Cha. Boteler Survey^r.

Afterwards to witt the ffifteenth day of June in the third yeare of his Lordppps Dominion &c Annoq̄ Doni 1678 came the said partyes by their Attorneys aforesaid and referred the plea aforesaid to the judgem^t of the Court Whereupon the Certificate aforesaid being read & heard & by the Justices here fully understood And the plott of the said land being by them seen, itt is ordered by the Court here that the said partyes plaintiffes & Defend^{ts} doe hold their severall tracts of land according to the Certificate & plott aforesaid And that each party beare his owne charges

Whereas heretofore to witt the twentieth day of April in the second yeare of the Dominion of Charles Lord Baltimore &c Annoq̄ Doni One thousand six hundred Seventy seven Jonathan Sibrey Guardian to & on the behalfe of John Howell & Nathaniel Howell Exec^{ts} of the last Will & testam^t of Thomas Howell deceased obtained judgem^t in this Court agst James Ives the Suertyes of Samuel Boston late high Sheriffe of Baltimore County deceased for a pretended debt of nineteen hundred & five pounds of tobacco together with one hundred & ninety p^{ds} of tobacco damages occasioned by