

Liber W. C. perches, and by a Line drawne south south west from the end of the south east Line two hundred and twenty perches to a marked Oake by a Runn & by a Line drawne east south east ffrom the said Oake by the Runn three hundred and twenty perches to a marked Oake On the south by a Line drawne west south west from the said Oake One hundred perches to a marked Oake on the west by a line drawne north north east from the last mentioned Oake, three hundred and twenty perches unto a marked white Oake, and ffrom the last named white Oake One hundred perches Drawne north north west unto the first marked Oake by Manings Line on the north by Manings Line Containing by Estimacon ffoure hundred acres more or lesse, w<sup>th</sup> the appurtenances, And that unto the said Timothy p. 137 belongeth one moyety of the parcell of Land aforesaid with the appurtenances, and unto the said John belongeth the other moyety thereof w<sup>th</sup> the appurtenances each to hold the moyety aforesaid in seaveralty, soe that the said Timothy of the One moyety thereof w<sup>th</sup> the appurtenances may appropriate himselfe the same John particon thereof between them to bee made according to Law gainsayeth and unjustly will not suffer the same to bee done, Whereupon the said Timothy sayth hee is the worse and hath damage to the vallue of twenty thousand pounds of tobacco and thereupon hee produceth his suite

And the said John Pitt by Charles Boteler his Attorney Cometh & defende[th] the fforce and Injury when &c and prayeth Libertie to imparle hereunto untill next provincially Court and itt is Granted unto him, the same da[y] is given to the plt alsoe

Now here att this day to witt the Eighteenth day of ffebruary in the ffifth yeare of the Dominion of Charles Lord Baltemore &c Annoq Dominj 1679 Came the said parties by their Attorneys aforesaid And the said John Pitt by his said Attorney saith nothing why particon of the Lands aforesaid should not bee made, Therefore itt is Considered, that a particon of the aforesaid ffoure hundred acres of Land called Westmerland bee made according to Law, and that his Lordshipps Writt of particōn issue fforth of this Court to bee Directed to the sheriffe of Talbott County where the aforesaid parcell of land lyeth, thereby comandng & imp[ow]ering him to make particon thereof accordingly Returneable to the next provincially Court

Robert Ridgely } George Oldfeild late of Cecill County gentl was  
 ag<sup>t</sup> } attached to answeere unto Robert Ridgely gentl one  
 George Oldfeild } of the Attorneys of this Court according to the  
 liberties and priviledges to such like Attorney and  
 other officers of the said Court & allowed of a plea of trespas upon  
 the case

And whereupon the said Robert Ridgely in his pp pson complaineth, that whereas the said George Oldfeild between the ffirst