

thereof by some skilfull person by ye directions of the Neighbourhood that were most Knowing thereof, and that after the said Surveyo^r wth the direccōns of the Neighbourhood had Runn out the Lines thereof he should returne a faire plott and Certificate to the then next Provinc^l Court, Soe that upon perusall and veiw thereof and heareing what could be Said on either side the Court might doe therein what to Justice Should appertaine And accordingly the Court did then order that Richard Peacock gent^l deputy Surveyo^r of Talbot County should be especially appointed Empowered and comanded to lay out the aforesaid parcell of land in the presence of the sheriffe of the said County w^{ch} said sheriffe was thereby also Impowered and comanded to sumon and Impannell a Jury of Twelve good and Lawfull men of the Neighbourhood to goe upon the said Land & to sumon and Examine Witnesses upon oath that the Truth of the matter and the bounds of the said One hundred and thirty Acres of land may be fully Discovered, and the said Richard Peacock was thereby ordered to Runn the Lines according to the Pattent and the directions of the Jury and to returne a certificate of his proceedings herein and a faire plott of the Land in Question to the then next Provincia^l Court to be held at the City of s^t Maryes the fourth day of October then next Att w^{ch} said ffourth day of October aforesaid came the said partyes by their Attorneys and the said Cause was continued to this present day Att w^{ch} day came also the partyes aforesaid by their Attorneys aforesaid and the said Richard Peacock came also and Certified to this Court that on the fourteenth day of July last past he had Layd out and resurveyed part of the said Land Called Marron in the presence of the Sheriffe of Talbot County and of Twelve men Impannelled by him upon a Jury for that purpose, Beginning at a marked oake Neare the End of the south Line of a parcell of land called Morgans S^t Michaels, and Runing thence south and by East, One hundred and Sixty perches to a Creeke called Champes Creeke to Two marked Cedars, and Whereas in the pattent for the aforesaid Land of Marron It is Expressed Bounding on the South by a Line drawne East up the said Creeke Three hundred and Twenty perches, The Juro^{rs} aforesaid being not agreed upon the Runing out the said Line by reason of that word Up the said Creeke part of them being for Runing the said Line East and the rest for runing upp but not over the Creeke at Champes Creeke aforesaid they Ended the said resurvey It was thereupon prayed by the said plaintiffs Attorney that the said Comission of resurvey may be renewed and that the said Deputy Surveyo^r may be Ordered to Runn the same according to the Lines mencōned in the Pattent of the said Peter Sawyer in the presence of a Jury of the Neighbourhood, Whereupon It is Ordered this day that the said Richard Peacock bee and is hereby especially appointed Impowered and comanded to Lay out and resurvey the aforesaid parcell of land called Marron in the