

Liber W. C. presence of the Sheriffe of the said County, w^{ch} said sheriffe is hereby 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, and to sumon and Examine witnesses upon oath if occasion bee that the truth of the matter and the true bounds of the said One hundred and thirty Acres of land may be fully Discovered, and the said Richard Peacock is hereby Ordered to runn the Lines according to the Lines and Courtes mencōned in the Patent for the said Land called Maron & also the imaginary Lines and to Runn out the true Lines of the said Creeke called Champes Creeke, and to returne a Certificate of his Proceedings herein and a faire plott of the land in Question and the Creeke aforesaid to the next Provinciall Court to be held att the City of S^t Maryes the Eight and Twentyeth Day of ffebruary next attested aswell under the hand and Seale of the said surveyo^r as of the sheriffe and Juro^{rs} aforesaid That Soe his Lopps Justices being fully informed of the truth of the premisses may doe therein as to Justice Shall appertaine,

Ralph Shaw }
 ag^t } in Ejectm^t November the 19th 1681
 Philip Lynes }

Came Ralph Shawe by Thomas Burford his Attorney and Philip Lynes by Robert Carvile his Attorney, Itt is alleadged that the plt as Lessee of Michael Ashford and Rachell his wife comenced their accōn of Ejectment against the Defend^t as Casuall Ejecto^r and the said Philip Lynes haveing named himself defendant to Defend his Tytle to a parcell of land lately by him the Lynes purchased of and from one George Gooderick being part of a greater Tract of land granted to the said George Gooderick containing six hundred Acres of land Lyeing next adjoyning to a parcell of land belonging to the said Michael Ashford and Rachell his wife in Right of the said Rachell, and the said Ashfords Land being said to

p. 492 be bounded on the Line of the said George Goodericks land (that is to say) where the old bounds of the said George Goodericks land ends, there the Land of the said Michael Ashfords is to beginn, And the Difference in question being about the true antient bounds of the said Goodericks land and it being insisted on by the Attorney for the said Lynes that according to the old Survey made by M^r Clarke the then Surveyo^r generall and the Quantity or Number of perches mentioned in the Pattent the Same would not reach to the old bounds of the said Goodericks land, but there is upon a Resurvey thereof a surplussage of land within the said old bounds of the said Goodericks land, and in w^{ch} Surplussage then unknowne to the said Gooderick on Lands they had cleered Tilled and made a Plantacōn, and Lynes since had obtained his Lopp^s Speciall warrant of resurvey to take up the said surplusage, But the said Originall bound trees being fallen the said Michael Ashford would Notwithstanding beginn the bounds