

Liber W. C. that the said Comission of resurvey might be renewed And that the said Deputy Surveyor might be Ordered to runn the Lines of the said Land according to the Lines menconed in the Pattent of the said Peter Sayer in the presence of the sheriffe and a Jury of the Neighbourhood **Whereupon** it was Upon the said sixteenth Day of November aforesaid by the said Court Ordered that the said Richard Peacock should be & was thereby Especially appointed Empowered and comanded againe to resurvey and Lay out the aforesaid parcell of Land called Marron 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 and to sumon & Examine witnesses upon Oath (if occasion were) that the truth of the matter and the true bounds of the said One hundred and thirty Acres of Land might be fully Discovered And the said Richard Peacock was thereby ordered to runn the Lines according to the Lines and Courses mentioned in the Pattent & also the Imaginary Lines And to run out the true Lines of the said Creeke called Champes Creeke, and to returne a Certificate of his Proceedings therein and a faire plot of the Land in question and the Creeke aforesaid to the then next Provinciaall Court to be held at the City of st Maryes the Eight and twentyeth Day of ffebruary then next Att wch said Eight and twentyeth day of ffebruary Came the said partyes by their Attorneys aforesaid and the said Richard Peacock Came also and Certified to this Court that on the three and twentieth day of the same ffebruary hee the said Richard Peacock in the p^rsence of the Sheriffe of Talbott County aforesaid & a Jury of the Neighbourhood Did Lay out and resurvey part of the said Land Called Marron Begining at a marked oake being then Admitted by the said Jury and also Concluded by a former Jury to be the first bounded tree of the said Land and runing thence South by east One hundred ffifty six perches to a Creeke called Champes Creeke, And from the said Creek by a line Drawne East Three hundred and twenty perches, And from the End of the East line North by west untill they Did Intersect a Line Drawne East by south from the aforesaid marked Oake, but the night comeing on they Could not then runn out the said North by west Line And the next morning part of the Jury Declareing they were not satisfied with the truth of the first bounded tree and soe they would proceede noe further as by a Certificate under their hands and seales appeares, soe that they could not perfect the said Survey, And thereupon the said Cause was Continued untill this present day to wit the sixth day of May aforesaid, At wch said Day Came the said partyes by their Attorneys aforesaid And the said p^t by his said Attorney prayed that a New Comission of resurvey may Issue to resurvey and Lay out the said Land Called Marron and that a new Jury may be Ordered to see