

the same resurveyed and Layd out **Whereupon** Itt is by the Court here Ordered that the said Richard Peacock gentl be and is hereby Especially appointed Impowered and comanded againe to resurvey and Lay out the aforesaid parcell of Land called Marron in the p^rsence of the sheriffe of Talbott County aforesaid, W^{ch} said sheriffe is hereby also Impowered and Comanded to sumon and Impannell a Jury of Twelve other good good and Lawfull men of the Neighbourhood to goe upon the said Land And to sumon and Examine witnesses upon oath (if occasion be) That the truth of the matter and the true bounds of the said Land may be fully discovered, And the said Richard Peacock is hereby Ordered first to runn the Lines of the said Land according to the naturall bounds thereof & Secondly according to the Imaginary lines thereof, and that then he run the Line that Runs over the Creeke called Champes Creeke, And that he returne a seaverall and Distinct Certificate of each survey by him to be made as aforesaid and faire Plotts thereof to the next Provinciaall Court to be held at the City of st Maryes the Six Twentiyeth day of september next Attested as well under the hand and Seale of the said Surveyo^r as of the Sheriffe and Juro^{rs} aforesaid that soe his Lopp^s Justices being fully Informed of the truth of the p^rmisses may Doe therein as to Justice shall appertaine

Liber W. C.

p. 558

Ralph Shaw }
 ag^t } In Ejectment Eod: Die.
 Philip Lynes }

Whereas by a former Order made in this Cause bearing Date the nineteenth day of November Anno Doni 1681 It being alleadged that the p^{lt} as Lessee of Michael Ashford & Rachell his wife Comenced their accon against John Clarke as Casuall Ejecto^r and the said Philip Lynes haveing named himself deft to Defend his title to a parcell of Land Lately by him the said Lynes purchased of and from one George Gooderick being part of a greater tract of Land granted to the said George Gooderick Contain- ing six hundred Acres of Land Lyeing next Adjoyning to a Par- cell of Land belonging to the said Michael Ashford and Rachell his wife in right of the said Rachell, And the said Ashfords Land being sayd to be bounded on the line of the said George Goodericks land That is to say where the old bounds of the said 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 of 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 menconed in the pattent The same would not reach to the old bounds of the sd Goodericks Land but there is upon a Resurvey thereof a Surplusage of land wthin the said old bounds of the said Goodericks