Liber W. C. and Thomas Taylor Arbitrators Indifferently chosen betweene both p. 608 the partyes abovesaid to award & make a finall Determination & end of and concerning all manner of accon or accons Cause or Causes of actions strifes troubles & controversies touching or concerning the Clearing of the upper part of the Land called by the name of Hornes land purchased formerly by Richard Preston & now in the posession of the said Lovelace Gossage in the right of his wife Rebecca the daughter of the said Richard Preston & next adjoyning to the land of the abovesaid William Steevens called Jenkins land, Begining at the divideing line betwixt the aforesaid Land Called Jenkins & the aforesaid Land called Hornes wch said divideing line is mutually agreed upon by the aforesaid Partyes to be the Divideing line betwixt them in the prsence of seaverall persons provided the said Arbitratrs make their Award in writeing ready to be delivered to Either party desireing the same on or before the Second Day of the Month called December next after this p<sup>r</sup>sent date That the p<sup>r</sup>sent Obligacon to be voyd and of noe Effect or otherwise remaine in full force power and vertue Wch being read and heard the said William Steevens by his Said Attorney Sayth that the said Lovelace his accon against him Ought not to have because he sayth that the said Arbitrators after the makeing of the said writeing Obligatory & before the said Second day of December in the condition of the said writeing Obligatory mentioned made noe Award Order rule Judgment or finall determination of and concerning the prmisses in the Condition aforesaid Specifyed Ready to be delivered to either pty desireing the same And this he is ready to averr, And thereupon prayeth Judgment if the said Lovelace his accon against him ought to have &c And the said Lovelace Gossage by his said Attorney Sayth that he from haveing his accon aforesaid against the said William Ought not to be barred because he sayth That the said Thomas Hutchinson Bryan Omely John Pitt & Thomas Taylor the Arbitratrs aforesaid after the makeing of the writeing Obligatory aforesaid & before the Second day of December in the Condition aforesaid above specifyed (that is to Say) the Eighteenth day of November in the yeare of Our Lord i680 Att great Chaptanke in the County of Talbott haveing taken upon them the burthen of the Award & Judgment of and upon the premisses in the same Condition Specifyed, By their certaine writeing of Award under the hands and seales of the said Arbitrators ready to be delivered to Either party desireing the Same One part whereof with the seale of the said Arbitratrs Signed the said Lovelace here in Court sheweth forth the date whereof is the same Eighteenth day of November aforesaid, did award Judge & determine as followeth

Imprimis they did Award that inasmuch as the said Lovelace Gossage did unadvisedly goe about to take his Course att Lawe