

herein and a faire plott of the land in Question and the Creeke
 aforesaid to the next Provinciaall Court to be held at the City of
 S^t Maries the Eight and twentyeth day of february next Attested
 aswell 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 premisses may doe therein as to Jus-
 tice shall appertaine, And hereupon this Cause was continued untill
 the next Provinciaall Court

Liber W. C.

Att wch said next Provinciaall Court to wit the six and twentyeth
 day of february aforesaid Came the partyes aforesaid by their
 Attorneys aforesaid And the said Richard Peacock made returne
 of his proceedings in the resurvey aforesaid under his hand and
 seale and und^r the hands and Seales of a Jury of the Neighbour-
 hood, By the Certificates and Inquisition ffollowing Viz
 febr^{ry} y^e 23th 1681 :

To the hono^{ble} his Lopps Justices of the Prov^{all} Court

By vertue of an ord^r of the Provinciaall Court bearing date the
 sixteenth day of November last for the resurveying a parcell of
 land called Marron and for runing out the lynes and Courses
 thereof as by the said precept may more at large appeare, I Richard
 Peacock Deputy surveyo^r of Talbot County under his hono^{ble} Vincent
 Lowe Esq^r Surveyo^r Generall Doe in humble manner Certifie yo^r
 Hono^{rs} that in the p^rsence of the Sheriffe of Talbott County afore-
 said and of a Jury of twelve good men of the neighbourhood
 Impannelled for the execution of the aforesaid Precept, Have laid
 out and resurveyed part of the aforesaid land Called Marron
 Beginning at a marked oake being then Admitted by the aforesaid
 Jury, and also Concluded by a former Jury to be the first bounded
 tree of the said land of Marron And runing thence south by East
 One hundred fifty and six perches to a Creeke called Champes
 Creeke, And from the said Creeke by a line drawne east Three
 hundred and twenty perches And from the End of the East line
 North by west untill wee did intersect a line drawne East by south
 from the aforesaid marked oake, But the night comeing on Wee
 Could not then Runn out the line last mentioned And the next
 morning part of the Jury aforesaid declareing they were not Satis-
 fied with the truth of the first bounded tree aforesaid They would
 proceed noe further as by their Certificate under their hands &
 seales may appeare

p. 687

p: Rich^d Peacock Deputy Surveyo^r

Talbott ss:

To the Right hono^{ble} the Lord Prop^{ry} febr^{ry} y^e 23th 1681

Wee whose names are hereunder written Doe humbly Certify
 that by vertue of an order of the Provinciaall Court bearing date the
 sixteenth day of November last for the Resurveying of a parcell
 of land called Marron And to see the lynes and Courses thereof