Eighty five perches to A bounded Cedar being the first bounded tree of the Aforesaid land calld Marshy point and which the defendant takes to be the Second tree of the said Hambletons neck thence runing South east and by East three hundred and twenty perches then South and by West Forty eight perches then West South West three degrees Westerly one hundred ninety two perches then North North east Forty perches then North East and by North Forty perches then East Eight perches then east and by North Forty perches then North Six perches then West thirty perches then West North west Twenty perches then West and by South twenty eight perches then South West and by South thirty two perches then West and by North twenty four perches then South and by East twenty perches then West and by South twenty perches then South west twenty four perches then South and by West twelve perches then South east twenty perches then South South west Six perches then West and by North Fifty Six perches then North west thirty two perches then North and by East Forty perches then North North east twelve perches then West Fifty perches then South West twenty four perches then South [169] twenty Eight perches then South South east twenty two perches then South South west twelve perches then West twelve perches And from thence with A Streight line to the first beginning containing two hundred and Fifty Six Acres described in the plat by prickt lines In Witness I have togeather with the said Sheriff hereunto set my hand and [sic] Affixed my Seale the day and Yeare first Written.

> W<sup>m</sup> Turbut Survey<sup>r</sup> Talb<sup>t</sup> County [seale] Dan<sup>1</sup> Sherwood Sher [Seale]

Which being read and heard the said Richard Cooper by his Attorney Aforesaid comes as before and defends the force and injury when etc. and saith that he is not Guilty of the trespass Above by the aforesaid Henry Bayley upon him imposed in manner and forme as the said Henry hath declared and of that puts himself upon the Country And the aforesaid Henry in like Manner, Whereupon for trying the Issue aforesd comand is Given to the Sherr of Talbot County that he cause to come before the Justices of the Provinciall Court at the City of Annapolis the fourth tuesday of November next Ensueing or before the Justices appointed to take the Assizes in his County if they shall before that time to Witt on Wednesday the twenty Seaventh day of October next Come to the County Court house in his County twelve good and lawfull men of his ballywick by whom etc. Who neither etc. to recognize etc. because as well etc. afterwards the process continued between the partys aforesaid on the plea Aforesaid by the Jury being put thereon in respect here untill the fourth tuesday in November next Unless the Justices of our Lady the Queen to take the Assizes in the County aforesaid Assigned on Wednesday the twenty Seaventh day of October next at the said County Court house in the said County should come.

And now here at this day to witt the twenty fourth day of November