

no part thereof was included in the Worlds End as by the bill was falsely Suggested which your Petitioner was the rather inclined to believe because by the nicest Scrutiny he was able to make with the Assistance of the best Survey^{rs} it appeared that Martinson was a Considerable distance from the worlds End, and that if the same had been actually included in the Survey of the worlds End Your Petitioner was Advised wou'd not in Law or Equity entitle the Compl^t thereto the Survey thereof being Prior to that of the worlds End and your Petitioner having Purchased the same for a Valuable Consideration which he had honestly Pay'd, That your Petitioner did not Particularly remember what Expressions were by him used when he applyed to his L^{ds}ships Agent for purchasing the same but deny'd that he ever made use of false or undue Suggestions or means to procure the same or took any other than the usuall method of Bargaining and granting That he also deny'd that ever the Compl^t made any Application to him about the said Land otherwise than in a menacing manner Threatning that he woud spend five hundred pounds at Law, but that he woud recover the same if your petitioner wou'd not Surrender What he had so as af^d bought and paid for, That your petitioner thought the said fifty Acres of land as Conveniently Situated for himself as any Other and that if the same had been remote and inconvenient it could not (as he was advised) distroy his right thereto the Conveinence or inconvenience being (as he conceived) to be regarded with respect to the value of the Land and not the right thereof and that he hoped and doubted not to prove (as farr as was necessary) that the other Allegations of the said Bill were false That your petitioner after the filing his said Answer frequently moved for a Tryal of the said Cause which was as often oppos'd on the other side till at last the Compl^t and his Council being apprehensive That they cou'd not any Longer delay the Tryall without some better grounds than were formerly alledged at a Chancery Court held sometime [486] in October Anno Domi Seventeen hundred and Eighteen moved for Commission to examine Evidences with a designe never to Execute the same (as your petitioner verily believes) and afterwards in may Court Seventeen hundred and nineteen had the same Commission renewed with a Clause to Impower the Commissioners to Survey the Land in dispute and other adjacent Lands and a rule for hearing on Bill and Answer unless cause shewn the next Court. That the next Court which was in October Seventeen hundred and nineteen there was a Peremtory Rule for hearing on Bill and Answer or that the cause shou'd be dismist with Cost wth Liberty to the Comp^t to gett his Commission returned or take out a new one which was obtained but never executed according to the practice of the Court or the rule of Equity but instead thereof a return of a Survey made by one John Smith Deputy Survey^r of Cecill County at the instigation and by the procurem^t of the said Compl^t in the absence of the Commissioners and without giving your petitioner any