The said Compl<sup>t</sup> for Replication to the said Def<sup>t</sup> said Answer Saith that the Bill of Compl<sup>t</sup> by him exhibited into this Honble Court against the said Deft is very true Certaine and Sufficient in Law to be by him the said Deft answered unto and that all and every the matters and Allegations in the said Bill of Compl<sup>t</sup> contained are by him therein sett forth upon good Cause and Just ground and Occasion of Suit and this Replyant further saith and averreth that the said Answer of the said Deft unto the said Bill of Complt is very incertaine [496] untrue and Insufficient in the Law to be replyed unto by him this Replyant Nevertheless all Advantages and benifitts of Exception to the incertaintes and Insufficiencies of the said Defts said Answer to this Replyant now and at all times hereafter saved and reserved for replycation unto the Defts said Answer this Replyant in and by his Replication saith and Sheweth in every matter and thing as before in and by his said Bill of Compl<sup>t</sup> he hath said and shewed and also that the said Land Martinson is included within the bounds of the Land whereof the said John Hynson dyed Seized in Fee and which now are the proper Estate of Inheritance of the said Nathaniel Hynson the minor the names whereof to the best of this Replyants Knowledge he not being well privy to the said Minors afairs but hopes to prove are the worlds End and Triangle and that he doth and Will Justifie maintain and prove his said Bill of Complt and all and every the matters and Allegations therein and in this his Replication Comprized to be certaine and true in such sort manner and form as the same are therein by him this Replyant sett forth and Exprest without that, that any other matter or thing whatsoever in the said Defts said Answer contained Materiall or Effectual in the Law for this Replyant to Reply unto and not herein and hereby Sufficiently replyed unto Confessed or Avoided or otherwise Replyed unto is true all which matters and things this replyant is ready to averr Justifie maintaine and prove as this Honbie Court shall award and Direct and thereupon he this Replyant in and by his Replication Humbly Prayeth as before in and by his said Bill of Complaint he hath already prayed

(Th Bordley)

[497] Whereupon the Compl<sup>t</sup> and Def<sup>t</sup> by their Councill prays that a Commission may Issue to some Persons to Examine Evidences in relation to this Cause thereupon Com<sup>rs</sup> Struck by the Parties as Usuall and Com<sup>n</sup> issued To Coll<sup>to</sup> Ephr<sup>a</sup> Aug<sup>t</sup> Herman James Frisby Bennet Lowe and John Jawert of Cecill County Gent: and the Cause stands Continued from Court to Court untill the 20<sup>th</sup> day of May Anno Domi 1719 At which time Appears the severall Parties and the Com<sup>rs</sup> make return of the Com<sup>n</sup> to them Directed as follows Viz<sup>t</sup>

In Obedience to his L<sup>d</sup>ships Com<sup>n</sup> out of the High Court of Chancery bareing date the 26<sup>th</sup> day of May 1719 to us or any two or three of us directed Impowering in [sic] or any two or three of us to Examine all such Evidences as Should be produced to us by Cołło Nathan<sup>n</sup> Hynson Gard<sup>n</sup> of Nathan<sup>n</sup> Son