

## John Rhodes v Robert Grundy

Then Came againe the Said John Rhodes by Sam<sup>n</sup> Watkins his Attorney and prayed that another Warr<sup>t</sup> of Resurvey might issue (returnable to the then Next Prov<sup>l</sup> Court) for the resurveying and laying out of the Land Called Wattson According to the Antient [119] meets and bounds thereof is Exprest and it was Granted this Cause Stands Continued untill the next Prov<sup>l</sup> Court.

Att a Provinciaall Court held att the Porte of Annapolis the 25<sup>th</sup> day of Feby in the 8<sup>th</sup> Year of the reigne of our Sovereigne Lord King Wiłm the third of England etc. Annoque Dni 1695 before his Matys Justices thereunto Authorized and Appointed Viz<sup>t</sup>:

The Hon<sup>ble</sup> Robert Smith; Robert Mason; John Hammond; Richard Hill; William Hatton; Edward Jones, Esq<sup>rs</sup> Justices

Att which Said Provinciaall Court was produced the Returne of the aforesaid Warr<sup>t</sup> of Resurvey which followeth in the Tenor of these words.

To his Matys Justices of the Prov<sup>l</sup> Court

By Virtue of a Warr<sup>t</sup> of Resurvey Granted to John Rhodes of Talbott County Dated the 14<sup>th</sup> day of October last past Commanding a Resurvey of a Tract or parcell of Land Called Watson lying in Talbott County According to the Antient Meets and Bounds as in the Pattent thereof is Exprest in the presence of the Sherr and by the Directions of a Jury of the Neighbourhood to be by the Said Sherriffe Summoned Impannelled and Sworne and According to the Evidence that Shall be produced a Jury being by the Said Sherriffe Summoned Impannelled and Sworne and brought on the Said Land Called Wattson part of the which Jury having been formerly Impannelled and Sworne for the Same purpose and being Satisfyed in runing out the Two first Lynes of the Land Called Wattson from the first Bounded Tree They and the rest of this present Jury taking into the Consideration the Said premisses thought it not Materiall or Necessary to resurvey the af<sup>d</sup> two first Lynes of the [120] af<sup>d</sup> Land Called Wattson again but they all agreed to begin att a Bounded Oak att the End of the Second Line of the Said Land Called Watson being the North West and by West Line which Oak was formerly bounded per the directions of the af<sup>d</sup> former Jury which part of this present Jury were on att the former resurveying of the Said Watson. These may humbly Certify that in the presence of the aforesaid Sherriffe of Talbott County and by the directions of the Jury whose names are hereunder written I began att the aforesaid Oak and running thence South three quarters of a point East five hundred perches to the Land Called Cudlington then by and with Cudlington North Twenty Six Degrees East Two hundred and five perches to a Locust post placed thereby the aforesaid former Jury being then deemed and Taken by the af<sup>d</sup> former Jury to be the first beginning of the Land Called Cudlington According to the Evidence that to them