

501)

of the said County who coming upon the said land  
 did survey the same but by reason of the said  
 proof to the said bounded tree the said returned  
 good Ironical so that the said p<sup>r</sup> prayed  
 againe that he might have another warrant to  
 survey the said land and having upon his  
 petition obtained in obedience thereto had  
 againe caused the same to be surveyed by  
 twelve good and Lawfull men of the County  
 together with the Jurors of the said County  
 who coming upon the said land did beginne  
 an oak thump being the separate beginning  
 of the said tract of Land where the former  
 Jury caused a w<sup>o</sup> oak Sapling to be found  
 from thence running west three hundred and  
 twenty f<sup>t</sup> or thereabouts where the former Jury  
 caused a buckeye from thence running  
 east by East two hundred and twenty f<sup>t</sup>  
 but finding no bound tree still continued  
 the said Survey eighteen f<sup>t</sup> further  
 w<sup>o</sup> brought us to an arbour Land of Qu<sup>o</sup>  
 rate Land and from thence we run w<sup>o</sup>  
 the said rate Land being nominated in  
 their cert. to bind with the Land of amount  
 pleasant and running east to put up a  
 new p<sup>r</sup> to an old thump being ware along  
 that is called wath. In the said house w<sup>o</sup>  
 was proved by two witnesses w<sup>o</sup> saw. And  
 of woman Beale as we are certified  
 Gripe to the bound tree of III<sup>l</sup> pleasant  
 and rate Land then running toward the  
 said putting out view w<sup>o</sup> to the said found  
 we w<sup>o</sup> we Doe Judge to be the ancient