

mark and bound the lines of said manor, which hath been executed as they apprehend in a manner very injurious to them and the State, by altering the lines from the original runnings, by which their lands have been sold to them - We wish you to take such measures as you may think proper, to prevent the State from being injured.

By the law any person seized of land he may apply for a commission to mark and bound such land - In this case, as we are informed, the
191. Commission issued at the instance of Thomas Bond and Ezekiel Bosley who were not so seized of the manor or any part thereof - If that is the case it seems doubtful whether the issuing of the commission was regular - We submit to you the propriety of setting aside the proceedings of the commissioners if it can be done - Mr. Studebaker will give you the necessary information - We are

J. E. Howard

Luther Martin Esq.
Attorney Genl.

Informel August 1st 1791.

Sir,

We are of opinion that all debts comprehended in the installment Act, whether they were installed or not provided the whole of the Debt is discharged may be paid in the same manner as those persons are entitled to pay who did install.

We are

Thomas Harwood Esq.
Treasr to the State

J. E. Howard