

Confusion in all backward Lands bounded first upon the frontiers
 and then one upon another and in the Case aforesaid, although there is
 a great Variation, betwixt the prescribed Course and the Real Course
 the first to the Second Tree, yet all the Land betwixt the said Trees, &
 its generall bounding on the Water shall be adjudged part of the first
 Tract and afterward from the Second Tree it shall be determined by
 as aforesaid as in the fifth and sixth Example. And if a Tract of Land
 be layd out for a Certain Number of Acres on such Courses which though
 the Length of the Lines yett the Acuteness of the Angles will not make
 the Certain Number of Acres yett the Tract shall be confined by such
 Bounds as supposing the first Line be North fifty perches and north
 or North North East or the like Eighty perches and so parallel and yett
 the Corner shall be Contented and all Latter Surveys adjoining to
 such Lines shall be good as in the 7th Example And if any man
 have a greater Number of perches Given him in Length or in Breadth
 by Express Words than he ought to have yett he shall hold the same
 against any Later taker up and against the Lord Proprietor Rendering
 Rent as Suppose North fifty perches then East Eighty perches and so
 Lines parallel for one hundred acres as in the Eighth Example
 Every man that hath an Island Intirely granted unto him altho he
 have Surplusage shall hold the same although Lines or Courses or
 Number of perches be not Rightly Express to Conclude the same against
 any Later taker up and against the Lord Proprietor Rendering Rent
 If his Lordship shall for discovery of such rent cause the same
 resurveyed, and his Lordship his Heires or Successors shall not
 Surplusage intirely damn or Confound any patent upon pain
 being deceived in his Grant or any other pretended deceiving
 had Land granted him, in Consideration that by performing
 of plantations it was due to him Except where it is