

upon the Titles being the same Court that Judgment is given, not after in due form moved allow such Action to be brought up. The Consideration of the reasonableness of the Matter and that is hereby prayed to be thus Enacted, Because Such Peninsula or Woods of Land do not fall under any Ordinary Rule of Regulation provided therein nothing be allowed of which is directly contrary to any other rule of Regulation or Clause of this Act, And if any Tract of Land be described to begin at the uppermost or Lowermost Marked Tree of an other Tract when the Record of the former Tract mentions not any Tree mark for the uppermost or Lowermost Bounds thereof in all Such Cases the Second Tract shall begin where y^e uppermost or Lowermost Bounds of the first Tract terminates by this Act Except it can positively and very strongly by good witness be proved that the Surveyor and not the taker up then and there at the taking up did make a Tree for the beginning of the Second Tract and if the Second Tract be said to bound upon the first yet it shall not be allowed to do so, to the prejudice of any Latter Survey but may come to its beginning by its prescribed line or lines parallel to the Tract on which it is said to bound and the Land between may be Taken up by a Common Warrant as in the Tenth Example by which all Cases parallel may be adjudged & determined. If a Tract of Land be described to lye on a certain side of a River Creek Branch with a Stream or Cove and at Last its General Bounds is described to be bounded by the said River Creek &c. and the first Line is drawn from the River (or into the Woods and from the River &c. And there are some Cases prescribed, and at Last come to the River &c. yet any of the former Courses come to the River &c.