

Bounds. But if there be no Markl. Tree or Naturall
Bounds he shall not take less part to the Damage of
any Letter Survey, begin of from the first Survey and run
Towards it and there be ten part betwixt that end of
the precise Number of perches the first taken up shall
Enjoy it and in all such Cases if ten part be added to both
will make their Land to bound on each other no third person
shall take up or hold any Land betwixt them. And be
it Enacted &c. That if any man hold Land by a River or
Creek &c. yet so as there lies Marsh betwixt the former
Land and the River such adjacent Marsh shall not be
taken up or being already taken up by any other shall
not be held but such adjacent Marsh shall be deemed &
adjudged absolutely to belong to the Land to which it is
adjacent and be bounded by the same Course drawn from
the former Land into such River or Creek as the former
Land is bounded by, Except in Somerset County & upon
Delaware and the Ocean. And be it Enacted &c. That
if any man hold Land which is bounded or Express to be
bounded by a Line drawn from a Certain Tree or other
individuable point of Intersections a Certain Course to
a Certain Markl. Tree in the Woods and the said Trees or
Trees do not correspond to the said Certain Course or
Courses but that the Courses and Trees differ very much
as it is too Common and that the Courses prescribed give
the Quantity of Land due to the Taker up in such
Cases wherein it is not otherwise before in this Act pro-
vided in Ascertaining the bounds of Lands by the
said Tree the Line shall be the Bounds of such Land