

299

Judgment Sentence or Decree of the Land Court of Prince Georges  
County upon a Survey lately made of & concerning the bounds of a  
Certain Tract of Land called and commonly known by the name  
of Piscattaway Manner but so it is that the three months limited  
as allowed as aforesaid since the sentence of Court aforesaid will expire  
on the tenth day of this present month of May and for as much as  
the assembly now sitting two members of this House and others of  
your house thought necessary to be at the said review cannot  
well be spared in order to do Justice in the case aforesaid -  
It is proposed that a short bill be prepared in your house to  
allow such longer time as shall be thought convenient for the  
Execution of the Com<sup>o</sup> of review aforesaid -

Signed for order W<sup>m</sup> Beard C<sup>o</sup> of Rep<sup>s</sup> Geo:

Ordered the following Message be prepared Viz<sup>t</sup> -

By the <sup>House</sup> house of Assembly May 2<sup>d</sup> 1718.

May it please your Grace and Honours

On Reading the Report of the Commissioners appointed  
to inspect the Laws for ascertaining the Bounds of Lands &c<sup>e</sup> we  
agree the act shall be amended according to the fifth, sixth, seventh,  
Eighth and Ninth Articles of that Report and as to the second Article  
we have agreed that the party who is Desirous to Complain shall  
publish his intention of ascertaining the bounds of his Lands - &  
Twenty Days before application made to the Commissioners  
by setting up Notes at the Court house and Parish Church where  
the Land lyes - and as to the fourth Article we agree that Notice shall  
be given on the day of Complaint to all persons of the Meeting of the  
Commissioners to be published at y<sup>e</sup> Court house and Parish  
Church where the Land lyes and as to the fifth Article - we agree  
y<sup>e</sup> Complainant and Defendant may mutually make  
Choice of three of the Commissioners to Examine and  
Determine the bounds of their Lands - which Choice and  
Determination be conclusive without any Review -

But if they Cant agree on their Choice that then the  
Commissioners shall proceed to ascertain the Bounds from  
which Judgment an appeal is allowed to Court appointed by the  
Governour who are Residents in the County and are to be  
standing Commissioners to hear all appeals in such County they  
belong to - as to the seventh Article we agree that two Year  
time be allowed to absent persons - as to the tenth Article  
We agree to allow three months time from the end of the Sessions  
to those who have lost the Benefit of their Review of the act now  
in force and have petitioned this assembly for relief to be