

Lib. L. L. 2 that is to say from the heads of the Branches of Birds and Mattawoman Creek to Indian and Swanson's Creek as aforesaid, That is to say M^r Robert Mason & M^r James Keech for S^t Marys County, M^r John Bayne and M^r James Bigger for Charles County, M^r William Hutchison, and M^r Thomas Greenfield for Prince Georges County who are required and enjoyned by this Act att or before the Twenty third day of Aprill as aforesaid to Cause the said Two lines from the head of Birds Creek Branch to the head of Indian Creek Branch and from the head of Mattawoman Branch to Swansons Creek Branch fully to be marked and lined by a double line of Marked Trees That the same may be known and perceived by all persons desireing to know the same and shall returne a Certificate of the due Courses thereof one to each County Concerned that is to say S^t Marys, Charles, and Prince George's Countys and make Certificate to his Excellency the Governor and Councill to be recorded in the Councill Records
 95 and each County Courts Records aforesaid under the penalty of one Thousand pounds of Tobacco to each person hereby nominated and Appointed failing and Two Thousand pounds of Tobbacco to the Surveyor failing one halfe to the Informer the other halfe to the Vestry of the Parish where the Offender dwells to be recovered in any Court of Record within this Province by Action of debt Bill plaint or Information wherein no Essoyn protection or Wager of Law to be Allowed And be it further Enacted, by the Authority aforesaid by and with the Advice and Consent aforesaid That the place for holding the County Court of S^t Marys County shall forever hereafter be att the City of S^t Marys in the State house of the said City there formerly built att the Cost and Charge of this province and in no other place of the said County whatsoever the same State house being hereby Allotted and appointed by this present Generall Assembly to the County of S^t Marys for holding and keeping theire Courts in and such other decent Services as to the Justices of the same County in full Court shall be Consented and agreed to And be it further Enacted by the Authority aforesaid by and with the advice and Consent aforesaid That from and after the Twenty third day of Aprill next after the end of this present Sessions of Assembly the Island of Kent shall be Added to and made part of Talbott County and Deemed reputed and Taken as part thereof And That that part of Talbott County lying on the North side of Corsecia Creek running up the main Eastern Branch to the head thereof and then with a Course drawn East to the outside of this Province shall be the Southerly Bounds of the
 p. 96 County of Kent and on the North by the County of Cecill any Law Statute or usage heretofore to the Contrary notwithstanding.