

Likewise of the Lands Adjoyning und^r the hand of Cap^t Rand^o Brandt Dept^{ty} surveyo^r for this County, and Likewise the said Cap^t Rand^o Brandt Deputy surveyo^r Did attest and Averre in open Court that there was Damage Done on both side, but what the Damages were and by whome Comitted hee knowes not, Liber W. C.

Whereupon the Jurors aforesaid Retireing a While They brought in this Ensueing Verdict, Wee finde for the P^{lt} one thousand five hundred pounds of Tobacco damages with Costs of suite

Itt is Ordered hereupon by the Court that John Lemarre pay unto George Godfrey for Damages the sume of one Thousand five hundred pounds of tobacco with Costs of suite

Whereupon the said John Lemarre did desire an appeale to the Provinciaall Court in the aforesaid Accon. W^{ch} was granted by the Court hee the said John Lemarr Entring into bond unto the said George Godfrey in Double the sume adjudged Wth Two sufficient Securities according to an Act of Assembly in that Case made and provided Intituled an Act for Appeales & Regulateing of Error^s, for the prosecution of the said Appeale att the next Provinciaall Court to be held in this Province att the City of st Maryes on the Tenth day of february next wth effect

W^{ch} accordingly hee did wth Phillip Hoskins, & W^m Theobalds gentl. both of this County

Coyed p Cleoborne Lomax. sub. Clk.

Att w^{ch} said Tenth day of february came the said John Lemarre by Robert Carvile his Attorney & the said George Godfrey by Robert Ridgely his Attorney, and the said John by his Attorney aforesaid According to the Act of Assembly in that case made and Provided Intituled an Act for appeales and Regulateing writts of Error^s offerreth to the Court here for Cause and Reason of his the said Johns Appealing from the Judgment of the Court of Charles County aforesaid, for that the Record and proceedings before recited are manifestly Erronious in this

That the said County Court of Charles County according to the Lawes & Constitutions of this Province Cannot hold plea of any accon of trespas of this Nature, Touching any ffree hold whatsoever, nor is the Determination thereof and of the plea aforesaid, The same appeareing to Relate to the p^{lts} and defend^{ts} titles to Land, in the Record aforesaid mentioned, and the distinguishing of their bounds to their said Lands, for the finding out the supposed trespasse in the said Record men^oned properly belonging to the Court aforesaid, Nor have the Justices of the said Court by vertue of any Comission to them from his Lo^{pp} granted, any Authority Power or Jurisdic^on by vertue of any Witt or writts Whatsoever To Sumon Cite or Call before them or the said George Godfrey to sue or Implead the said John Lemarre Touching any Trespasse or other thing Whatsoever to his free hold Relateing, Nor have the Justices aforesaid any Power or authority to order direct or appointe the sheriffe of