Pursuant to a warrant to me directed for John Patterson, (Objected to by Lt. Thomas Colville as warrant fraudulently obtained) but at the request and direction of said Thomas Colville as well as of John Patterson, I have surveyed the said ungrantet Sunken marshy land on the S. side great hunting creek as directed by said warrant Situate in Fairfax county. Bounded as follows viz: Beginning at a gum tree corner of one Matthew Lattin now in possession of the said Thomas Colville and extending thence with alone of that patent through the said Colville field, tis 355 pds. to Bagutt or branch of said hunting creek then with the meander of said Gun N° 3 E 16 pds. N 53° 29 pds. north 12 pds. to the mouth of said gutt. Then up the meander of the said hunting creek Including several marshes & possession the following courses N° 38 W 617 pds. N 52° W 165 pds. N 19° E 53 pds. N 53° E 19 pds. S 45° W 83 pds. thence west 5 pds. to the beginning containing 47 acres 3 rods 19 perches

Chain men: Archabald Menning & The Griffith

Survey'd Oct. 17th 1764

J. Johnislegh

Fig. 1
Sr.,

Some time since John bought me some land near a piece of
land and more paying to the tract of my Brother's on which I live, but
after my death left to Llyr Tangerty —— The warrant was in the hand
Name of John 28th. But without the last mention of his, Lord cornwall
who am the person to whom —— be it known and beurne sundrest at high
25th. I sought to have the warrant —— But this would not have been done before
then, where intention was to obtain a warrant by suspense; —— I intended to have
before the lands, March or what you enjoined it was not included without
my last, and thought to have the same to have sold to me, the 25th. But
regarded it —— I must here that I was exceedingly surprised (when I saw
the warrant) as to be sure immediately to the proper
The land adjoining this land and more contains a tract on which the plantation is built, and it is
of so much that contains the plantation. In my mind, it would not
seem to be due, being one of the main points in the consideration of the grant. It self,
of the 25th. I sought to have the warrant, and the warrant, in force the power of the tract be derser in his own land. I
write to you, that you and to all that by your means, something to the above
land, and I now request to have the same done, if you are content with the amount
which is in the state of the land. I have your word that I sent a grant for
about fifty acres of land and more paying to my land on Tuesday (25th), and if you
have no objection, I will a warrant to John Tangerty. To survey the land for any
other person you please) and the 25th to have it made out in my name to hold
during my 25th, with your word to Charles Belthoff, who is agreeable
to my former's. —— The office Charge then be present, and let present I am
among them at the taking but the 25th —— I think this statement to give
a good Christmas and happy New Year, and some of your most kind love.

Yrs. Sour.

John Tangerty
Nov. 21, 1763

P.S. Since I wrote the within, the Weather not in to late that I could
hear of no Way it now going your Way that I might know when I would

You must please to take Notice, that a Skagay and DD to St. Edmunds

alone, will not itself more, for his purpose may perhops that she DD may
to go from to my present place, and be mistaken if some heart

of the same of his employment to your best interests;

So you see the wrongly I am

wound to prevent my petition of 1. or long as I dar for I have not mean to

take it as a favour or a higher

The Tannant or his Man

Therefore I pray your Lordship, that when the DD papp, it may be

to your interest as done above, or in my own name, leaving me to bring

1. to St. Edmunds and forward to the Plantation.

I hope Lord Fairfax has kept his word back this last Winter, to inform

place to present my case last Winter.

This will carry your thanks, and when you are at leisure to make any

the DD is kindly hand, how to pay at the office Change, in this mean

time I am most respectful

Sincerely.

B. B. D. Samuel R.

J. C. E.
Sir,

I wrote to you a few days ago by Mr. Anlough, by whom I understood it was not right in your Office, to make Plead to two Persons, in the manner I before mentioned.

I did not then consider, that the Lady Treager (I think your Mother) and her Sister Allen in Ireland, being the nearest Relations I have, the Daughters of my Uncle, are consequently my nearest at Law; and therefore that it may be dangerous and ruinous to your Purposes, if the Laws for the Legacies Treager be left in my own hands, so it will have to be decided in the Office, and regularly be in his Office, and regularly be in his Office, and regularly be in his Office, and regularly be in his Office, and regularly be in his Office, and regularly be in his Office.

This is a true State of the Case, and cannot fail at my Disposal to renounce the said Legacies to the Plaintiff, without further Trouble.

Moreover, Sir, the manner of making Out the Deed, I was left in, entirely to do as you please; if I am bound in the Office, as long as I live, it will be continued, but I must have it made, as not coming to default my first to the last of the great Man or his Agents, but to the last step of their Powers.

Mr. Anlough was instructed to write to you for this Day, and with an express Office for you.

I wish his Lordship and you good health, and fame.

[Signature]

[Stamp]
To

Lt. Thomas Bryan Martin

Frederick County

4th Regiment

[Signature]
If Lord Fairfax will please to make out the deed in my name it may be done in the common way.

If it is necessary please issue a new warrant as the fees will be paid by Mr. Fough as mentioned in my letter.

Tho. Polewell

Capt. Thomas Bryan

Mr. Fownes