

the Warr^t of Resurvey is Granted as aforesaid there the Surveyor shall have onely such fees as in a primitive Survey any Law Statute or Custom to the Contrary Notwithstanding And shall Certify that by Virtue of such Warrant he hath resurveyed a Tract of Land Called A: first layd out for B: described to lye and be bounded as followeth (here the Scituation and Bounds of Lands to be Expressed) and that he hath resurveyed & regulated the same according to the first second or other Example of the Act for Regulateing and Ascertaineing &c. which Certificate with a faire Platt shall be returned to the Examiner of the County and being Approved by him to the County Clerk to be Recorded And to that end, Be it Enacted that the Governor for the time being may Constitute and appoint one Discreet person to be Examiner of the s^d County and to do therein as to such Office belongs &c Takeing for his fees for every such Certificate fifty pounds of Tobbacco if the Same be for five hundred Acres or under and one hundred pounds of Tobb^o if the Same be above five hundred Acres and the Examiner shall keep a fair Book and Record the Certificate and Plat And be it Enacted &c That if any Person hold a Tract of Land which on any line is said to run a Certain Course and Certain Number of Perches to an other mans Land And that Certain Number of Perches and fifty p Cent added on the same Course to that line do not Come to the said Land Yet the Number of Perches give the quantity of Land which the Taker up had due to him he shall be Contented with his precise number of Perches and shall not Extend his line further to the Damage of any Latter Survey although his Survey be said to be bounded by the other mans Land, but the Land betwixt being Surveyed by Comon Warrant shall be Sure to him that Surveyed it, Provided That is not allready Taken up he shall have a Year and a Day from the Publication of this Act to take it up by Comon Warrant Except in such Cases as falls under the Regulation of the Eleaventh Example And if any Owner of Land perceiving that he hath more breadth betwixt his trees which gives him more Land then was due to him att first have allready whilst he was owner of the first Tract by Common Warrant taken up the Surplusage he shall by Virtue of such Survey and his Lordships Grant hould the same According to his Grant Notwithstanding the said Land seem to have been formerly Surveyed but there shall not be made any other line then is Expressed in the record of Survey to joyne the Land together. And be it further Enacted &c. That no Warr^t or Grant to alter any Survey upon pretence that the Surveyor hath not taken up the Intended Land or was Mistaken in Prescribing his Courses

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