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Liber C. B.  
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Metes and Bounds, beginning with the most ancient and that you have added . . . . . Acres of vacant Land (in case any vacancy be added) by Virtue of the beforementioned Warrant of Resurvey: you are then to describe or give the Lines of such Resurvey which you are by the Warrant directed to make, and for which Patent is to be issued, saying "Lastly beginning for the out Lines of the Resurvey by Virtue of the beforementioned Warrant &<sup>ca</sup> (and at the bottom of your Certificate you are to give Tables of Courses referring by Figures to the platt, Viz<sup>t</sup> "The Courses of the more ancient Tract or Tracts into which it is alledged that such younger Survey to be resurveyed does run: "The Courses of the former Survey now to be resurveyed": "The Courses of the vacancy or Vacancies added, and lastly "The Courses of the Resurvey on Land for which Patent is now to issue and when you rectify any Error in such former Survey now to be resurveyed and patented, you are in your Certificate to note and mention what the Error was, to what it was owing, and how you have amended the same, and where there shall be any Surplusage or Deficiency discovered on a Resurvey, you are to mention in your Certificate what such Surplusage or Deficiency is and how you apprehend such Surplusage or Deficiency happened.—

10<sup>th</sup> . . . . . You are when ordered to resurvey two or more Tracts into one, they being contiguous to each other first to resurvey them severally; according to their respective ancient Metes and Bounds and you are to insert in the Platt as well as in your Certificate, their original Names and Quantity of Acres within their respective Lines, and in your Certificate say, "lastly beginning for the Out Lines of the Resurvey made by Virtue of the beforementioned Warrant &<sup>ca</sup> " and give the Courses thereof.— p. 261

11<sup>th</sup> . . . . . In resurveying any Escheat Land you are to lay it down according to its ancient Metes and Bounds; If the Party be not satisfied therewith, the Land must lie for any other who will take it on those Terms.—

12<sup>th</sup> . . . . . In every Certificate of Escheat you must be very particular as to the Number of Acres, Kind, Quality and Value of the Land and the Improvements thereon, and wherever there are any Improvements on cultivated Lands, you must mention the same in the Certificate, the Nature, Kind, Quality and Value thereof according to the Directions in your Oath of Office. If it should be alledged that Part of any Escheat Land is comprehended within the Bounds of an elder Survey; you are to pursue the Method prescribed in the ninth Rule to ascertain what Part, if any, lies within such Survey.—

13<sup>th</sup> . . . . . Where a Party applying for a Resurvey shall be possessed in Fee of Part of a Tract only, on his producing an attested Copy from the Land Office of the Courses and Distances of such original Tract, of which the Land you are required to resurvey shall