

the same, one-third part of such fees as by this act are allowed to the examiner-general—Nov. 1779, ch. 25, sec. 12, . . . . .	154
On a commission to mark and bound land, the commissioners may cause the land to be surveyed by the surveyor of the county, or any other whom they may appoint—1786, ch. 33, sec. 4, . . . . .	239
They may administer an oath or affirmation to such surveyor—1786, ch. 33, sec. 4, p. 239; 1793, ch. 70, sec. 5, . . . . .	303
They may fix his allowance—1786, ch. 33, sec. 7, . . . . .	241
If plots in actions of ejectment are not returned from the neglect of the surveyor, or he is prevented by sickness or accident from returning them, the courts may continue the actions—Nov. 1787, ch. 9, sec. 4, . . . . .	247
If from neglect, the court may order him to pay the costs of the term, and may fine him—Nov. 1787, ch. 9, sec. 4, . . . . .	247
See <i>Continuance</i> .	
County surveyors and their deputies restrained from taking up lands, except in the cases therein mentioned—1789, ch. 35, sec. 2, p. 254; Nov. 1792, ch. 15, . . . . .	285
Penalty on their knowingly returning certificates contrary to this act—1789, ch. 35, sec. 3, . . . . .	254
County surveyors empowered, on an order from the chancery court, to lay down lands for the illustration of any matter in the said court, and to issue summonses for witnesses wanting on the said survey, directed to the sheriff or coroner as required—1789, ch. 35, sec. 6, . . . . .	254
County surveyors or their deputies seized of land by descent or purchase, empowered to take up vacant land adjoining, and to get patents in the usual form—Nov. 1792, ch. 15, sec. 2, 3, . . . . .	285
The warrants to be executed by the surveyor of an adjacent county—1792, ch. 15, sec. 4, . . . . .	285
An affirmation by a quaker, &c. shall be as valid as an oath, to qualify him to act as a surveyor or chain-carrier under the act for marking and bounding lands—1793, ch. 70, sec. 5, . . . . .	303
Cases in which, on the death of a surveyor, the deputy is empowered to sign the certificate—1795, ch. 88, sec. 5, . . . . .	331
Cases in which a surveyor having resigned may make out and sign a corrected certificate, and receive fees for the same—1795, ch. 88, sec. 6, . . . . .	331
Surveyors directed, in returning certificates thereafter, to express the quantity and quality of the improvements contained on the land included in the survey or resurvey, and subject to the operation of the warrant, with their opinions of the value of the same—1795, ch. 88, sec. 11, . . . . .	333
See <i>Land and Land Office</i> .	
Directions to surveyors in executing warrants of escheat in cases of tenancy in common—1800, ch. 70, . . . . .	431
Surveyors and their deputies, empowered to qualify their chain and pole carriers—1811, ch. 100, . . . . .	603
When actions are removed to any county court, warrants of resurvey, &c. may be issued to the county from which they are removed, to be executed as in other cases—1815, ch. 149, sec. 2, . . . . .	631