

## ARTICLE XCI.

### SURVEYOR AND STATE SURVEY.

#### Surveys, Returns and Certificates.

1. Shall execute warrants from land office and from courts; returns; deputy surveyor.
2. Shall keep alphabetical record of surveys.
3. Books to be open to inspection.
4. May appoint deputies.
5. May administer oath to chain carriers.
6. Only adults to be chain carriers.
7. Shall summon witnesses in execution of warrant of resurvey.
8. Shall insert the course and distance of the given line in all certificates of survey or resurvey returned to land office.
9. Shall state in such certificates number of acres and their value.
10. Ten days' notice to be given of execution of warrant of resurvey.
11. Warrants of escheat, how to be executed.
12. Certificate by deputy of deceased surveyor, how and when to be made.
13. Correction of certificate by order of commissioner of land office, by surveyor who has resigned before correcting it.
14. Vacant land, when may be taken up.
15. To whom warrants for vacant land shall be directed, and how executed; oath of surveyor.
16. Court may put costs on surveyor for failing to return plots.
17. Erroneous certificate for examination of commissioner of land office, party not to pay fees to surveyor for.
18. Boundaries, when to be mentioned and how run and measured.

#### State Geological and Economic Survey.

19. State geological and economic survey established; of whom composed.
20. Objects of such survey.
21. Reports to be made to legislature.
22. Regular and special reports to be printed.
23. Disposal of material collected.
24. Commission authorized to make provision for completion of the topographic survey of Maryland, and for the publication of special reports.
25. Appropriation for carrying out the purposes of this sub-title.

#### State Road No. 1.

26. Washington to Baltimore; proviso.
27. Economic survey to build; width; towns.
28. Right of condemnation.
29. Railroad crossings.
30. Requisition on house of correction for hands.
31. Appropriation.
32. Powers of commission.

As to fees chargeable by surveyors, see art. 36, sec. 30.

As to the power of the courts to appoint a substitute for the county surveyor, see art. 26, sec. 10, *et seq.*